

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

DWAYNE ALMOND,

Petitioner,

v.

ORDER

06-C-446-C

STATE OF WISCONSIN; GREGORY GRAMS;
MR. GREEN BAY WARDEN; LT. LESATZ;
LT. DWIEKATOWSKI; R.N. MS. JEAN LUTSEY;
and MS. JEANANNE GREENWOOD,

Respondents.

DWAYNE ALMOND,

Petitioner,

v.

06-C-447-C

STATE OF WISCONSIN; GREGORY GRAMS;
MATHEW FRANK; MS. JANEL NICKEL;
CAPT. SEAN SALTER, Unit Clerk;
MR. MIKE VANDERBROOK, Clinical;
MS. DR. JANET WALSH, Clinical Service;
MR. LT. SCHOENEGER; MR. LT. STRUPP;
and MR. CO II WECH,

Respondents.

DWAYNE ALMOND,

Petitioner,

v.

06-C-448-C

STATE OF WISCONSIN; GREGORY GRAMS;
and MR. GREENBAY WARDEN,

Respondents.

DWAYNE ALMOND,

Petitioner,

v.

06-C-449-C

STATE OF WISCONSIN; GREGORY GRAMS;
MR. MATHEW FRANK; MS. JANEL NICKEL,
Secretary-Dir.; CAPT. SEAN SALTER, Unit Clerk;
MR. MIKE VANDERBROOK, Clinical; and
MS. DR. JANET WALSH, Supervisor, Clinical Ser.,

Respondents.

DWAYNE ALMOND,

Petitioner,

ORDER

v.

06-C-450-C

STATE OF WISCONSIN; MR. GREGORY GRAMS;
MR. MATHEW FRANK; MS. JANEL NICKEL,
Secretary Dir.; CAPT. SEAN SALTER, Unit Clerk;
DR. MIKE VANDERBROOK, Clinical; and
MS. DR. JANET WALSH, Supervisor, Clinical Service,

Respondents.

DWAYNE ALMOND,

Petitioner,

06-C-451-C

v.

STATE OF WISCONSIN; DEPARTMENT OF
CORRECTIONS; MATHEW FRANK, Secretary;
COLUMBIA CORRECTIONAL INSTITUTION EMPLOYEES;
GREGORY GRAMS, Warden; JANEL NICKEL, Secretary;
SEAN SALTER, Unit Clerk; MIKE VANDERBROOK, Clinical Services;
JANET WALSH, Clinical Service; ? NETSON, Clinical Services;
? SCHWEBKE; and ? CALLISTER, Clinical Services,

Respondents.

Petitioner Dwayne Almond, a prisoner at the Wisconsin Resource Center in

Winnebago, Wisconsin, has submitted six separate proposed complaints. He requests leave to proceed in forma pauperis in each case. From petitioner's trust fund account statement, it appears that petitioner presently has no means with which to pay an initial partial payment of the \$350 fee for filing each complaint. However, petitioner should be aware that he is obligated to pay the filing fees, even if this court determines that he will not be permitted to proceed with his complaint in forma pauperis and even if he does not presently have funds with which to pay the fees. 28 U.S.C. § 1915(b)(1). His account will be monitored and the fees must be taken in monthly installments when the funds exist.

Accordingly, IT IS ORDERED that petitioner's complaints are taken under advisement. As soon as the court's calendar permits, petitioner's complaints will be screened pursuant to 28 U.S.C. § 1915(e)(2) to determine whether any one must be dismissed either because the complaint is frivolous or malicious, fails to state a claim on which relief may be granted or seeks monetary relief against a defendant who is immune from such relief. Petitioner will be notified promptly when such decisions have been made.

Entered this 18th day of August, 2006.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge