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

MARK J. WALKOWIAK,

Petitioner,

ORDER

v.

08-cv-368-slc

NEW LISBON CORRECTIONAL
INSTITUTE, MR. FUCHS, ANA
BOATWRIGHT, MS. RACHEL,
CAPTAIN JAEGER, MILDRED
PARISE, OFFICER REBEE, OFFICER
FINNELL, OFFICER WIEGEL,
OFFICER SWENSON, OFFICER
TYDRICK, DR. HEINZL, DR.
REYNOLDS, DR. BRAINARD, SANDY
CLEMMERSON, and MS. WARNER,
Respondents.

Petitioner Mark J. Walkowiak, a prisoner at the New Lisbon Correctional Institution in New Lisbon, Wisconsin, has submitted a proposed complaint. He asks for leave to proceed *in forma pauperis*. Because petitioner is a prisoner, he is subject to the 1996 Prisoner Litigation Reform Act. This means that before this court may decide whether he can proceed with his complaint *in forma pauperis*, petitioner will have to make an initial partial payment of the filing fee in the amount of \$6.27 and the remainder of the fee in monthly installments even if his request for leave to proceed is denied. If petitioner does not have the money to make the initial partial payment in his regular account, he will have to arrange with prison authorities to pay some or all of the assessment from his release account. This does not mean that petitioner is free to ask prison authorities to pay *all* of his filing fee from his release account. The only amount

petitioner must pay at this time is the \$6.27 initial partial payment. Before prison officials take

any portion of that amount from petitioner's release account, they may first take from

petitioner's regular account whatever amount up to the full amount petitioner owes.

ORDER

IT IS ORDERED that petitioner is assessed \$6.27 as an initial partial payment of the

\$350 fee for filing this case. He is to submit a check or money order made payable to the clerk

of court in the amount of \$6.27 on or before July 22, 2008. If, by July 22, 2008, petitioner fails

to make the initial partial payment or show cause for his failure to do so, he will be held to have

withdrawn this action voluntarily. In that event, the clerk of court is directed to close this file

without prejudice to petitioner's filing his case at a later date.

Entered this 1st day of July, 2008.

BY THE COURT:

/s/

STEPHEN L. CROCKER

Magistrate Judge

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