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

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MARC G. CRAVEN,

v.

ORDER

Plaintiff,

12-cv-524-wmc

DAVID MAHONEY, JEFFERY TUESCHER, JEFF HOOK, LT. MARK TWOMBLY, THOMAS SANKEY, SGT. SIEREN, SGT. SIMPSON and MHS JENNIFER,

Defendants.

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Plaintiff Marc Craven, an inmate at the Dane County Jail in Madison, Wisconsin, has submitted a proposed complaint. He requests leave to proceed *in forma pauperis*. From plaintiff's inmate account statement, it appears that plaintiff presently has no means with which to make an initial partial payment of the \$350 fee for filing his complaint. However, plaintiff should be aware that he is obligated to pay the \$350 filing fee, 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 fee. 28 U.S.C. § 1915(b)(1).

Accordingly, IT IS ORDERED that plaintiff Marc Craven's complaint is taken under advisement. As soon as the court's calendar permits, plaintiff's complaint will be screened pursuant to 28 U.S.C. § 1915(e)(2). Leave to proceed *in forma pauperis* will not be granted if the action must be dismissed as malicious or legally "frivolous," a term that means that the complaint does not allege a claim of any kind. Leave can be denied also if the complaint does not state a claim on which plaintiff could obtain relief under the law or if plaintiff is asking for money from a defendant who is legally protected from having to pay money in his case. Plaintiff will be notified promptly when such a decision has been made.

Further, the Clerk of Court is requested to insure that the court's financial records reflect that plaintiff owes the \$350 fee for filing this case.

Entered this 25<sup>th</sup> day of July, 2012.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge