

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

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ROBERT B. CIARPAGLINI,

Petitioner,

v.

ORDER

ERIC RUNANAS, BARBARA BARRINGTON,  
JEDI JOHNSON, DR. COLLINS, DR. PURDY,  
SGT. LADLER, SGT. REHEEL, RUSS SCREENER,  
TROY KNUDSON. SGT. MAUER, C. O. DANIELSON  
and C.O. HALVORSON,

05-C-389-S

Respondents.

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Petitioner requests leave to proceed in forma pauperis. He is currently incarcerated at the Dodge Correctional Institution.

28 U.S.C. §1915(g) states as follows:

In no event shall a prisoner bring a civil action or appeal a judgment in a civil action or proceeding under this section if the prisoner has, on 3 or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury.

Petitioner Ciarpaglini has on three or more occasions while incarcerated brought civil actions which were dismissed for the reasons listed in §1915(g). These cases are: Ciarpaglini v. Knick, et al., 96-C-427 (June 17, 1996, E.D. Wis.); Ciarpaglini v. Doyle,

96-C-847-S (October 11, 1996, W.D. Wis.) and Ciarpaqlini v. Pray, et al., 96-C-598-S (October 11, 1996, W.D. Wis.).

Petitioner has not alleged facts that support a claim that he is in imminent danger of physical injury because he is no longer incarcerated at the jail where the alleged injuries occurred. Petitioner's request to proceed in forma pauperis will be denied pursuant to 28 U.S.C. § 1915(g).

ORDER

IT IS ORDERED that petitioner's request to proceed in forma pauperis is DENIED and DISMISSED with prejudice.

Entered this 6<sup>th</sup> day of July, 2005.

BY THE COURT:

/s/

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JOHN C. SHABAZ  
District Judge