

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

ANDRE WINGO,

Plaintiff,

v.

ORDER

MARK KLUCK, CHAD FREY,
PEG KENDRIGAN and NATE
FOGLE

07-C-60-S

Defendants.

Upon receipt of plaintiff's partial filing fee in the amount of \$1.22, the Court addresses the merits of plaintiff's complaint. According to 28 U.S.C. § 1915(b)(2), the institution's financial officer is authorized to deduct monthly payments from plaintiff's account until the \$350.00 filing fee is paid in full.

Although not completely clear it appears that plaintiff is alleging that he entered into a federally funded mental health treatment program while he was on parole. He alleges that he signed an authorization of release of his treatment records under duress. Plaintiff further alleges that his treatment records were released to the defendants who supervised his parole.

Plaintiff's allegations do not support a constitutional claim because he signed the authorized release of his treatment records. Plaintiff's complaint will be dismissed because he has not stated a claim for relief under federal law.

Plaintiff is advised that in any future proceedings in this matter he must offer argument not cumulative of that already provided to undermine this Court's conclusion that his claim must be dismissed. See Newlin v. Helman, 123 F.3d 429, 433 (7th Cir. 1997).

ORDER

IT IS ORDERED that plaintiff's complaint and all claims contained therein is DISMISSED without prejudice for failure to state a claim under federal law.

IT IS FURTHER ORDERED that judgment be entered DISMISSING plaintiff's complaint and all claims contained therein without prejudice.

Entered this 16th day of February, 2007.

BY THE COURT:

S/

JOHN C. SHABAZ
District Judge