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

JAMES EDWARD GRANT,

Petitioner, ORDER

v. 08-cv-698-slc

FITCHBURG POLICE DEPARTMENT; DISTRICT ATTORNEY DOMESTIC DIVISION; DENISE MILLER; Unit Supervisor RAISBECK; and MARLYS HOWE;

Respondents.

JAMES EDWARD GRANT,

Petitioner, ORDER

v. 08-cv-699-slc

ERIC, Manager of Anchor Bank; ANCHOR BANK OF WEST-TOWNE CORPORATE; ANCHOR BANK WEST-TOWNE, OWNER; and ANCHOR BANK CORPORATE;

Respondents.

These cases were transferred to this venue from the Northern District of Illinois by orders entered on November 18, 2008 and November 25, 2008. Petitioner, a prisoner confined at the Dane County Jail in Madison, Wisconsin, alleges violations of his constitutional rights under 42 U.S.C. § 1983. I consider petitioner's complaints to include requests for leave to proceed *in forma pauperis* because he has not paid the \$350 fees for filing these cases.

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 complaints in

forma pauperis, petitioner will have to make initial partial payments of the \$350 filing fees in the

amount of \$.52 and the remainder of the fees in monthly installments even if his request for

leave to proceed is denied.

**ORDER** 

IT IS ORDERED that petitioner is assessed \$.52 initial partial payments of the \$350 fees

for filing these cases. He is to submit a check or money order made payable to the clerk of court

on or before December 30, 2008. If, by December 30, 2008, petitioner fails to make the initial

partial payments or show cause for his failure to do so, he will be held to have withdrawn these

actions voluntarily. In that event, the clerk of court is directed to close these files without

prejudice to petitioner's filing his cases at a later date.

Entered this 11th day of December, 2008.

BY THE COURT:

/s/

STEPHEN L. CROCKER

Magistrate Judge

2