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

HENRY MATTON,

Plaintiff,

ORDER

v.

12-cv-406-wmc

MICHAEL J. ASTRUE, Commissioner of Social Security,

Defendant.

Plaintiff Henry Matton has filed a suit pursuant to 42 U.S.C. § 405(g) for review of a final decision of the Commissioner of Social Security denying plaintiff's application for social security disability benefits. Plaintiff seeks to commence this lawsuit without prepayment of the filing fees and costs or providing security therefor, pursuant to 28 U.S.C. § 1915.

To determine whether a plaintiff qualifies for indigent status, the court uses the following calculation: From plaintiff and his spouse's annual gross income, the court subtracts \$3700 for each dependent. If the balance is less than \$16,000, the plaintiff may proceed without any prepayment of fees and costs; if the balance is greater than \$16,000 but less than \$32,000, the plaintiff must prepay half the fees and costs. Substantial assets or debts require individual consideration. From plaintiff's affidavit of indigency, I find that he and his wife have a monthly income of \$1,835 or an annual income of \$22,020. Plaintiff does not have any dependents nor does plaintiff have substantial debts or assets that require consideration. Therefore, I conclude that plaintiff is able to prepay half the fees and costs of commencing this action in the amount of \$175.

Accordingly, IT IS ORDERED that Henry Matton's petition for leave to proceed *in forma* pauperis is GRANTED on the condition that he pay half the filing fee, \$175. Plaintiff must pay the filing fee no later than July 2, 2012. If he fails to do so, this action may be dismissed for his

failure to prosecute it. Upon receipt of plaintiff's payment, the clerk of court shall issue

summonses and forward them to plaintiff's counsel for service.

Entered this 11th day of June, 2012.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge