

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

-----  
NED CHARLES McNULTY III,

Plaintiff,

v.

DET. LARRY SCHIMKE, POLICE  
OFFICER COLE and MIKE URBAN,

Defendants.  
-----

ORDER

13-cv-423-bbc

Plaintiff Ned Charles McNulty III, an inmate of the Winnebago Mental Health Institute, has filed a complaint in which he alleges that two Milwaukee police officers came to his apartment on December 11, 2010, searched it without reading plaintiff his Miranda rights and kept plaintiff under surveillance for an unspecified period of time. Officer Cole then transported plaintiff to the downtown police office, where plaintiff was placed in a holding cell without food or water. As relief, plaintiff asks for an investigation of defendants' "gestapo tactics" and compensatory and punitive damages.

Plaintiff has paid the full filing fee and he is not a prisoner, so the clerk of court will prepare the summonses and deliver them with the complaint to the United States Marshal for service on defendants. Plaintiff's motion for leave to proceed in forma pauperis will be denied as moot because he submitted a check for \$400 to the court.

ORDER

IT IS ORDERED that plaintiff Ned Charles McNulty III's motion for leave to proceed in forma pauperis is DENIED as moot.

Entered this 31st day of July, 2013.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge