

UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen United States Courthouse
Room 2722 - 219 S. Dearborn Street
Chicago, Illinois 60604



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ORDER

July 9, 2014

Before

RICHARD A. POSNER, *Circuit Judge*
MICHAEL S. KANNE, *Circuit Judge*

No.: 14-1722	JEFFERY WILLIAM PAUL, Plaintiff - Appellant v. HELEN J. MARBERRY, et al., Defendants - Appellees
Originating Case Information:	
District Court No: 2:10-cv-00180-WTL-TAB Southern District of Indiana, Terre Haute Division District Judge William T. Lawrence	

The following is before the court: **MOTION TO PROCEED ON APPEAL IFP**, filed on June 16, 2014, by the pro se appellant.

The court has carefully reviewed the request for leave to proceed as a pauper on appeal, the appellant's motion filed under Federal Rule of Appellate Procedure 24, the district court's order pursuant to 28 U.S.C. § 1915(g) concluding that the appellant has accrued three strikes, and the record on appeal. A review of this case confirms that appellant Jeffery William Paul is not permitted to proceed in forma pauperis under 28 U.S.C. § 1915(g). Paul has, on three or more prior occasions, brought an action or appeal in which claims were dismissed on the grounds that they were frivolous or fail to state a claim upon which relief may be granted. *See, e.g., Paul v. Bureau of Prisons, et al.*, 2:13-cv-016-LJM-WGH (S.D. Ind. June 25, 2013) (dismissing pursuant to 28 U.S.C. § 1915A(b)(1)); *Paul v. Clearsystems, et al.*, 2:12-cv-0326-JMS-WGH (S.D. Ind. Feb. 12, 2013) (dismissing pursuant to 28 U.S.C. § 1915A(b)(1)); *Paul v. Bureau of Prisons*, 9:12-cv-0078 (N.D. N.Y. June 5, 2012) (dismissing pursuant to 28 U.S.C. § 1915A(b)(1)). Paul's allegations do not meet the imminent danger exception to § 1915(g). Accordingly,

- over -

IT IS ORDERED that the motion for leave to proceed on appeal in forma pauperis is **DENIED**. Appellant shall pay the required docketing fee to the clerk of the district court within 14 days, or else this appeal will be administratively dismissed for failure to prosecute pursuant to Circuit Rule 3(b). *See Newlin v. Helman*, 123 F.3d 429, 434 (7th Cir. 1997).

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