

**General Docket
Third Circuit Court of Appeals**

Court of Appeals Docket #: 06-4979

Docketed:

Nature of Suit: 3550 Prisoner-Civil Rights

12/04/2006

Termed: 07/09/2007

Shawley v. PA Dept of Corr, et al

Appeal From: United States District Court for the Middle District of Pennsylvania

Fee Status: PLRA

Case Type Information:

- 1) civil
- 2) private
- 3) Civil Rights-prisoner

Originating Court Information:

District: 0314-3 : [04-cv-02405](#)

District Judge: Richard P. Conaboy, U.S. District Judge

Date Filed: 11/03/2004

Date Order/Judgment:

02/22/2006

Date NOA Filed:

12/04/2006

12/20/2006	MOTION by Appellant to proceed in forma pauperis, filed. Answer due 1/2/07. Certificate of Service dated 12/15/06. (AWI)
12/20/2006	IN FORMA PAUPERIS PRISONER ADDENDUM, filed. (AWI)
12/20/2006	IN FORMA PAUPERIS PRISONER AUTHORIZATION, filed. (AWI)
12/20/2006	PRISONER ACCOUNT STATEMENT, filed. (AWI)
12/20/2006	MOTION by Appellant demonstrating imminent danger, filed. Answer due 1/2/07. Certificate of Service dated 12/15/06. (AWI)
01/05/2007	APPEARANCE from Attorney William E. Fairall on behalf of Appellees Jeffrey Beard, Russ, James T. Wynder, Thomas McGrady, Nancy J. Barry, Miller, William Buffton, Dean, Fritz Bleich, Nevers, Konicki, Moser, Wilk, Solarek, Ridilla and Galabinsky, filed. (AWI)
06/18/2007	ORDER (McKee, Fuentes and Weis, Authoring Judge, Circuit Judges) denying motion for leave to appeal in forma pauperis. Appellant "has, on 3 or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted." 28 U.S.C. Section 1915(g). See, e.g. Shawley v. Horn, C.A. No. 97-7344; Shawley v. Kerstetter, C.A. No. 97-7078; Shawley v. Beard, C.A. No. 97-7607. Appellant thus may not proceed in forma pauperis unless he is "under imminent danger of serious physical injury." 28 U.S.C. Section 1915(g). Appellant, however, has not alleged any specific danger or any reason to believe that any such danger might be imminent. See Abdul-Akbar v. McKelvie, 239 F.3d 307, 315 (3d Cir. 2001). Accordingly, appellant must pay this Court's filing fee in full within fourteen (14) days of the date of this order or this appeal will be dismissed without further notice. See 3d Cir. L.A.R. 107.1(a), filed. BLD-237 (AWI)
06/18/2007	Certified copy of order to Lower Court. (AWI)

07/09/2007	CLERK ORDER (LAR 3.3 and LAR Misc 107.1(a)): Procedurally Terminated Without Judicial Action; Default. (AWI)
07/09/2007	Certified copy of order to Lower Court. (AWI)