Central District of Illinois Civil prisoner cases needing Pro Bono Counsel – MARCH 2024

Any attorney interested in helping as Pro Bono counsel may contact the Pro Bono Coordinator for the Central District of Illinois, Marleen Cooke at 217-492-5204 or Marleen Cooke@ilcd.uscourts.gov.

The Central District of Illinois Plan for Recruitment of Counsel has a cap of \$1,000.00 for reimbursement of expenses.

21-CV-1038 HARI V TILDEN, ET AL.

Summary: Plaintiff proceeds pro se from his incarceration in Pontiac Correctional Center. Plaintiff states an Eighth Amendment claim against Dr. Tilden for deliberate indifference to serious medical needs.

23-1299 WALKER V MORONEY, 23-1299

Summary: The Plaintiff (according to him) has a sixth grade education and has serious mental problems, as evidenced by the fact that he is in the Joliet Treatment Center. Plaintiff has stated three claims in his complaint: three claims: (1) a claim for deliberate indifference towards his serious mental health needs in violation of his Eighth Amendment rights against Defendant Kolthoff; (2) a claim for excessive force in violation of his Eighth Amendment rights against Defendants Sgt. Moroney, C/O Wessels, C/O Kolthoff, Farley, and Miller; and (3) a claim for deliberate indifference towards his serious medical needs in violation of his Eighth Amendment rights against Defendants Hanson, Rambo, and Davis.

21-3044 GOLDEN V WATSON, ET AL.

Summary: Plaintiff proceeds pro se from his incarceration in Western Correctional Center. Plaintiff states an Eighth Amendment claim against Dr. Tilden for deliberate indifference to serious medical needs and a possible claim under the American with Disabilities Act/Rehabilitation Act. Plaintiff also states a possible Eighth Amendment claim for deliberate indifference to conditions which allegedly caused Plaintiff to contract Hepatitis B in Western Illinois Correctional Center.