IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

D.D.R.,1

Plaintiff,

Case No. 22-1074-DDC

v.

KILOLO KIJAKAZI, Acting Commissioner of the Social Security Administration,

Defendant.

MEMORANDUM AND ORDER

Before the court is plaintiff's Application for Leave to File Action Without Payment of Fees, Costs, or Security (Doc. 4), docketed March 17, 2022. Plaintiff's Complaint asks the court to review "a determination that the Plaintiff is not entitled to Supplemental Security Income" by the Acting Commissioner of the Social Security Administration. Doc. 1 at 1. Plaintiff's filing includes an Affidavit of Financial Status supporting plaintiff's request. Doc. 4 at 2–7.

Title 28 U.S.C. § 1915(a)(1) authorizes the court to permit plaintiff to commence an action without prepayment of fees—*i.e.*, to proceed *in forma pauperis* (IFP)—if certain conditions are satisfied. Although the statute speaks of incarcerated individuals, it "applies to all persons applying for IFP status, and not just to prisoners." *Lister v. Dep't of Treasury*, 408 F.3d 1309, 1312 (10th Cir. 2005) (citations omitted).

Section 1915(a)(1) requires that plaintiff demonstrate an inability to afford the costs of litigation. 28 U.S.C. § 1915(a)(1). The court has "wide discretion" to grant motions to proceed

The court makes all of its Memoranda and Orders available online. Therefore, as part of the court's efforts to preserve the privacy interests of Social Security claimants, it has decided to caption these opinions using only plaintiff's initials.

IFP. United States v. Garcia, 164 F. App'x 785, 786 n.1 (10th Cir. 2006) (internal quotation

marks and citation omitted). But, the court may not rule such requests arbitrarily or erroneously.

Id. Thus, "to succeed on a motion to proceed IFP," a movant simply "must show a financial

inability to pay the required filing fees, as well as the existence of a reasoned, nonfrivolous

argument . . . in support of the issues raised in the action." Lister, 408 F.3d at 1312 (citation

omitted).

Exercising its discretion, the court finds that plaintiff has made this requisite showing.

The motion asserts that plaintiff is "without means to pay the fees, costs or security to file" this

suit. Doc. 4 at 1. And, the affidavit attached to the motion testifies that plaintiff is unemployed

and has no financial assets. Doc. 4 at 3–7. Last, plaintiff's Complaint alleges "a reasoned,

nonfrivolous argument . . . in support of the issues raised in the action." Lister, 408 F.3d at 1312

(citation omitted). So, plaintiff has "show[n] a financial inability to pay the required filing fees"

for facially legitimate allegations. *Id.*

IT IS THEREFORE ORDERED BY THE COURT THAT plaintiff's Application for

Leave to File Action Without Payment of Fees, Costs, or Security (Doc. 4) is granted. The Clerk

is directed to prepare a summons on plaintiff's behalf under Fed. R. Civ. P. 4. In addition, the

Clerk shall issue the summons to the United States Marshal or Deputy Marshal, who the court

appoints to effect service under Fed. R. Civ. P. 4(c)(3).

IT IS SO ORDERED.

Dated this 21st day of March, 2022, at Kansas City, Kansas.

s/ Daniel D. Crabtree

Daniel D. Crabtree

United States District Judge

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