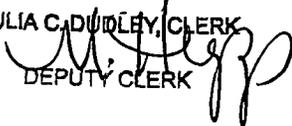


DEC - 4 2015

JULIA C. DUDLEY, CLERK  
BY:   
DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF VIRGINIA  
ROANOKE DIVISION

AL-QAHIRA JIHAD AL-MATEEN )  
BAKRA, )  
Plaintiff, )  
v. )  
MOSBY G. PERROW, et al., )  
Defendants. )

Civil Action No. 7:15-cv-00528

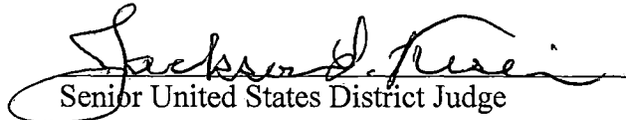
MEMORANDUM OPINION

By: Hon. Jackson L. Kiser  
Senior United States District Judge

Al-Qahira Jihad Al-Mateen Bakra<sup>1</sup>, a Virginia inmate proceeding pro se, filed a complaint pursuant to 42 U.S.C. § 1983 naming three defendants: state court judge Mosby G. Perrow, the Virginia Department of Corrections, and state prosecutor Jannell Johnson. Plaintiff seeks damages and the return of someone else's confiscated property as a result of allegedly being unlawfully incarcerated past his release date.

Section 1983 requires a showing of personal fault on the part of a defendant either based on the defendant's personal conduct or another's conduct in execution of the defendant's policies or customs. Fisher v. Washington Metro. Area Transit Author., 690 F.2d 1133, 1142-43 (4th Cir. 1982), abrogated on other grounds by Cnty. of Riverside v. McLaughlin, 500 U.S. 44 (1991). However, Plaintiff does not describe any act or omission by a defendant and, consequently, fails to state a claim upon which relief may be granted. Accordingly, I dismiss the complaint without prejudice, pursuant to 28 U.S.C. § 1915A(b)(1).

ENTER: This 2<sup>nd</sup> day of December, 2015.

  
Senior United States District Judge

<sup>1</sup> Bakra was formerly known as Mark Edward Robinson.