

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

CLERK'S OFFICE U.S. DIST. COURT
AT DANVILLE, VA
FILED

JUL 24 2015

JOVON JEWELL DAVIS,
Plaintiff,

v.

SWRJ, et al.,
Defendants.

Civil Action No. 7:15-cv-00323

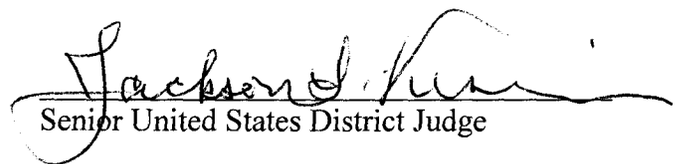
JULIA C. DUDLEY, CLERK
HMcDonnell
DEPUTY CLERK

MEMORANDUM OPINION

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

Jovon Jewell Davis, a Virginia inmate proceeding pro se, filed a complaint pursuant to 42 U.S.C. § 1983, naming the Southwest Virginia Regional Jail (“SWRJ”) and Abingdon Regional Jail as defendants. I dismiss the complaint without prejudice as frivolous because Plaintiff pursues an indisputably meritless legal theory by naming jails as defendants. See, e.g., Neitzke v. Williams, 490 U.S. 319, 327 (1989); Preval v. Reno, 57 F. Supp. 2d 307, 310 (E.D. Va. 1999) (“[T]he Piedmont Regional Jail is not a “person,” and therefore not amenable to suit under 42 U.S.C. § 1983.”), aff’d in part and rev’d in part, 203 F.3d 821 (4th Cir. 2000), reported in full-text format at 2000 U.S. App. LEXIS 465, at *3, 2000 WL 20591, at *1 (“The court also properly determined that the Piedmont Regional Jail is not a ‘person’ and is therefore not amenable to suit under § 1983[.]”).

ENTER: This 24th day of July, 2015.


Senior United States District Judge