

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

HECTOR JAIMAN

v.

MAX C/O NYSTRUM, et. al.

:
:
:
:
:

C.A. No. 16-075ML

MEMORANDUM AND ORDER

In this matter, Plaintiff Hector Jaiman (“Jaiman”) filed an Application to Proceed Without Prepayment of Fees and Affidavit on February 19, 2016 (the “Application”). (Document No. 2). The Application has been referred to me for determination. 28 U.S.C. § 636(b)(1)(A); LR Cv 72. Jaiman signed the Application under penalty of perjury on August 5, 2015. The Application completed by Plaintiff, however, appears to be an out-of-date AO Form 240. The District of Rhode Island updated its Application in October 2013, and it contains a “NOTICE TO PRISONER” section that requires an incarcerated applicant for in forma pauperis status to submit, “a statement certified by the appropriate institutional officer showing all receipts, expenditures, and balances during the last six months” for any institutional account.

This Court cannot determine whether Jaiman qualifies to have his Application granted in this case until he completes a current Application and submits the proper documentation. Accordingly, the Clerk shall mail Jaiman a copy of the Application. As stated in the Application, Jaiman must submit “a statement certified by the appropriate institutional officer” of his institutional account.

Jaiman must file the proper documentation concerning his inmate account on or before **March 22, 2016** or risk having his Application denied and this matter dismissed.

SO ORDERED

/s/ Lincoln D. Almond
LINCOLN D. ALMOND
United States Magistrate Judge
February 23, 2016