

UNITED STATES DISTRICT COURT  
DISTRICT OF CONNECTICUT

FAROULH DORLETTE

PRISONER  
CASE NO. 3:09-cv-414 (AWT)

v.

JOHN EDISON, ET AL.

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RULING AND ORDER

Plaintiff, incarcerated and pro se, has filed a motion for leave to amend seeking to identify defendants named as John Does in the complaint. The Motion for Leave to Amend [**doc. # 4**] is **GRANTED**. The Clerk shall docket the Amended Complaint attached to the motion for leave to amend.

The Motion for a Copy of the Complaint [**doc. # 3**] is **DENIED** without prejudice. Although plaintiff seeks leave to proceed in forma pauperis pursuant to 28 U.S.C. § 1915, this status only permits him to file the action without prepayment of the filing fee. Plaintiff is not automatically entitled to copies or other materials. See Guinn v. Hoecker, 43 F.3d 1483 (10th Cir. 1994) (28 U.S.C. § 1915 does not include right to free copy of any document in record; court may constitutionally require indigent plaintiff to demonstrate need for free copy); Douglas v. Green, 327 F.2d 661, 662 (6th Cir. 1964) ( 28 U.S.C. § 1915 does not include the right to receive copies of court orders without payment).

