

UNITED STATES DISTRICT COURT
FOR THE Northern District of Illinois – CM/ECF NextGen 1.7.1.1
Eastern Division

Sean McClendon

Plaintiff,

v.

Case No.: 1:22-cv-05472

Honorable Sharon Johnson Coleman

City Of Chicago, et al.

Defendant.

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Tuesday, February 6, 2024:

MINUTE entry before the Honorable Sharon Johnson Coleman: Defendants move for this Court to overrule Magistrate Judge Valdez's order, which granted Plaintiff's motion to quash discovery related to jail phone calls between Plaintiff, his mother, former significant other, and friend. The Court affirms Judge Valdez's ruling and denies Defendants' motion [82]. Pursuant to Federal Rule of Civil Procedure 72(a), the Court can reverse Judge Valdez's order if the decision is "clearly erroneous or contrary to law." *Curry v. Butler*, No. 17-751-DRH-RJD, 2018 WL 1181314, at *1 (S.D. Ill. Mar. 7, 2018) (Herndon, J.). Here, the Defendants have failed to show that Judge Valdez's order was clearly erroneous or contrary to law. The statements made on the call are the Plaintiff's prior consistent statements. To the extent that they are relevant, they are inadmissible hearsay. See Fed. R. Evid. 801(c). No appearance necessary on 2/7/2024. Mailed notice. (ym)

ATTENTION: This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

For scheduled events, motion practices, recent opinions and other information, visit our web site at www.ilnd.uscourts.gov.