[Cite as Watson v. Richland Correctional Inst., 2005-Ohio-4644.]

IN THE COURT OF CLAIMS OF OHIO

RICHARD WATSON :

Plaintiff :

v. : CASE NO. 2005-07216-AD

RICHLAND CORRECTIONAL : ENTRY OF DISMISSAL

INSTITUTION

:

Defendant

{¶1}On June 2, 2005, plaintiff, Richard Watson, filed a complaint against defendant, Richland Correctional Institution. Plaintiff alleges due to defendant's negligence his boots were lost. Plaintiff seeks damages in the amount of \$65.00. Plaintiff submitted an affidavit of indigency which is valid for filing fee purposes only.

{¶2} On July 22, 2005, plaintiff submitted a letter indicating he settled this claim with defendant for \$25.00. On August 5, 2005, defendant filed a motion to dismiss based on the same settlement that is referred to in plaintiff's letter of July 22, 2005. Plaintiff's letter is considered a motion for voluntary dismissal and is GRANTED. Defendant's motion to dismiss is MOOT. Plaintiff's case is DISMISSED. The court shall absorb the court costs of this case. The clerk shall serve upon all parties notice of this entry of dismissal and its date of entry upon the journal.

Entry cc:

Richard Watson, #472-356 Plaintiff, Pro se P.O. Box 8107 Mansfield, Ohio 44901

Vincent E. Lagana, Staff Counsel For Defendant Department of Rehabilitation and Correction 1050 Freeway Drive North Columbus, Ohio 43229

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