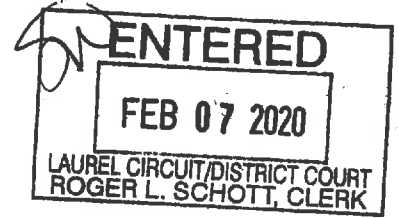


COMMONWEALTH OF KENTUCKY
27th JUDICIAL CIRCUIT
LAUREL CIRCUIT COURT
DIVISION 1
CIVIL ACTION NO. 18-CI-00077



FREEDOM FROM RELIGION
FOUNDATION,

PLAINTIFF,

v.

JAMIE MOSLEY,
LAUREL COUNTY JAILER, and
THE LAUREL COUNTY
CORRECTIONAL CENTER,

DEFENDANTS.

JUDGMENT

This action was brought by Plaintiff Freedom From Religion Foundation ("FFRF") against Defendants Jamie Mosley, Laurel County Jailer, and the Laurel County Correctional Center ("LCCC"), to enforce the Attorney General's December 21, 2017 decision on FFRF's Open Records Act request and to award FFRF attorney fees, penalties and costs for alleged willful withholding of requested documents. After an evidentiary hearing, the Court entered its Findings of Fact, Conclusions of Law and Order on October 21, 2019, in which it found and concluded that the Defendants withheld no documents, willful or otherwise. However, regarding the Attorney General's finding that LCCC improperly comingled its Open Records response with respect to jail policies, the accompanying Order stated:

IT IS HEREBY ORDERED that Defendants' shall do the following within thirty (30) days of entry hereof:

1. Copy and send to FFRF only those portions of LCCC's 2017 Policy and Procedure Guidelines responsive to FFRF's Open Records requests 1, 2 and 3 and file a copy of the response with the Court; or

2. If LCCC concludes the Policy and Procedure Guidelines are not responsive to one more [sic] of the requests, LCCC shall certify that to the Court, with service on FFRF. If FFRF objects to such certification, it shall have thirty (30) days thereafter to file a response. Absent a timely objection, judgment will enter incorporating these Findings of Fact, Conclusions of Law and Order as the final and appealable judgment in this matter.

3. In the alternative, FFRF may waive receipt of the foregoing by promptly notifying the Court and LCCC whereupon judgment will enter incorporating these Findings of Fact, Conclusions of Law and Order as the final and appealable judgment in this matter.

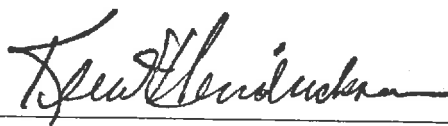
4. The remainder of FFRF's claims for relief is **DENIED**.

Defendants' subsequent filing of November 20, 2019 complied with the Order. The Plaintiff did not respond.

Accordingly, **IT IS HEREBY ORDERED AND ADJUGED** that the Court's Findings of Fact and Conclusions of Law entered October 21, 2019 are incorporated herein by reference, and Defendants having otherwise complied with the Attorney General's decision, judgment is entered for the Defendants, and this action is **DISMISSED**, with prejudice, each party to pay its own costs.

This is a final and appealable judgment, there being no just reason for delay.

This 4th day of February 2020.




Kent Hendrickson, Special Judge
Laurel Circuit Court

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 2/7/2020
Clerk's Initials & Date