WILLIE SINGLETON,
8:14-CV-185
(DNH/CFH)
Plaintiff,

CAROLE PERRY, Secretary to the Chief of Police, Geneva City Public Safety Building,

Defendant.

APPEARANCES:
OF COUNSEL:
WILLIE SINGLETON
Plaintiff Pro Se
07-B-3397
Clinton Correctional Facility
Post Office Box 2002
Dannemora, NY 12929

DAVID N. HURD
United States District Judge

## DECISION and ORDER

Pro se plaintiff Willie Singleton brought this action pursuant to 42 U.S.C. § 1983.
On March 4, 2014, the Honorable Christian F. Hummel, United States Magistrate Judge, advised by Report-Recommendation that plaintiff's complaint be dismissed as untimely based on the statute of limitations. Plaintiff timely filed objections to the ReportRecommendation.

Based upon a de novo review of the portions of the Report-Recommendation to which plaintiff objected, the Report-Recommendation is accepted and adopted in all respects. See 28 U.S.C. § 636(b)(1). ${ }^{1}$

Therefore, it is
ORDERED that
Plaintiff's complaint is DISMISSED in its entirety.
The Clerk is directed to serve a copy of this Decision and Order upon plaintiff in accordance with the Local Rules.

IT IS SO ORDERED.

Dated: March 27, 2014
Utica, New York.


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[^0]:    1 The Report-Recommendation notes that the statute of limitations for claims brought under $\S \S 1981$ and 1985 of the Civil Rights Act is three years. However, the claims in this case were brought pursuant to § 1983. The statute of limitations for a § 1983 claim arising in New York is also three years. Cloverleaf Realty v. Town of Wawayanda, 572 F.3d 93, 94 (2d Cir. 2009). Thus, the end result is the same.

