BRANNAN v. OWENS et al Doc. 41

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA MACON DIVISION

ANDREW HOWARD BRANNAN,)
Plaintiff,))
v .) CIVIL ACTION NO. 5:13-CV-454 (MTT)
Commissioner BRIAN OWENS, et al.,))
Defendants.))
	I .

<u>ORDER</u>

Before the Court is United States Magistrate Judge Stephen Hyles's Recommendation to grant Defendants Rowles and Thorneloe's motion to dismiss (Doc. 38) and to dismiss the action as a whole pursuant to Fed. R. Civ. P. 25(a)(1)¹ because no motion for substitution was made within 90 days after service of the suggestion of death. (Doc. 39). No objection to the Recommendation has been filed. Because no motion for substitution has been made, the Court agrees the case must be dismissed. The Court has reviewed the Recommendation, and the Recommendation is **ADOPTED** and made the order of this Court. Accordingly, the case is **DISMISSED**.²

SO ORDERED, this 17th day of June, 2015.

S/ Marc T. Treadwell
MARC T. TREADWELL
UNITED STATES DISTRICT COURT

If a party dies and the claim is not extinguished, the court may order substitution of the proper party. A motion for substitution may be made by any party or by the decedent's successor or representative. If the motion is not made within 90 days after service of a statement noting the death, the action by or against the decedent must be dismissed.

¹ Rule 25(a)(1) provides:

² The pending Recommendation and the motions to dismiss, which the pending Recommendation regards, are moot. (Docs. 18, 21, 30).