## **Not for Publication**

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

RUPERT ANYAEGBUNAM,

Plaintiff,

v.

ARS ACCOUNT RESOLUTION, LLC, TRANS UNION, LLC, EQUIFAX, LLC, & EXPERIAN, LLC,

Defendants.

Civil Action No. 21-13409 (JMV) (JBC)

## **OPINION & ORDER**

## John Michael Vazquez, U.S.D.J.

On May 17, 2022, the Court entered an opinion and order granting *pro se* Plaintiff Rupert Anyaegbunam's application for proceed *in forma pauperis* and dismissing his Amended Complaint pursuant to 28 U.S.C. § 1915(e)(2)(B), D.E. 22; and it

APPEARING that the Court dismissed the Amended Complaint without prejudice and provided Plaintiff thirty (30) days to file a further amended pleading that cured the noted deficiencies. *Id.* The opinion and order further stated that if Plaintiff failed to file a further amended pleading within thirty days, the claims would be dismissed with prejudice, *id.*; and it further

**APPEARING** that Plaintiff has not yet filed a further amended pleading, Accordingly, for the reasons set forth above and for good cause shown, IT IS on this 5<sup>th</sup> day of July, 2022,

**ORDERED** that the Amended Complaint is **DISMISSED** with **prejudice**; and it is further **ORDERED** that the Clerk of the Court is directed to close this matter.

John Michael Vazquez, USAD.J