Keita v.	Federal Government of USA et a
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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

MOHAMMED KEITA,

Plaintiff,

-against-

MEMORANDUM & ORDER

17-cv-877

FEDERAL GOVERNMENT OF USA AND NEW : YORK CITY DEPARTMENT OF HEALTH AND : HUMAN SERVICES, :

Defendants. :

VITALIANO, D.J.

Pro se plaintiff Mohammed Keita's motion, filed November 9, 2017, seeks

reconsideration of the Court's October 24, 2017 order dismissing the complaint with prejudice and without leave to amend. The motion is denied.

Keita makes no showing of the Court's misapprehension of facts or law at the time of its

ruling. The absence of such a showing is fatal to his request that the Court revisit its prior

decision. See Shrader v. CSX Transp., Inc., 70 F.3d 255, 257 (2d Cir. 1995).

The Court certifies, pursuant to 28 U.S.C. § 1915(a)(3), that any appeal would not be taken in good faith, and, therefore, *in forma pauperis* status is denied for the purpose of any appeal. *See Coppedge v. United States*, 369 U.S. 438, 444-45, 82 S. Ct. 917, 920-21, 8 L. Ed. 2d 21 (1962).

The Clerk of Court is directed to maintain this case on the closed docket.

So Ordered.

Dated: Brooklyn, New York December 2, 2017 s/Eric N. Vitaliano

ERIC N. VITALIANO United States District Judge

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