UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

RAHIEM DAVIS,

Plaintiff,

-against-

THE CITY OF NEW YORK; POLICE OFFICER, JUNIOR J. WALTERS P.O. (SHIELD # 14810); POLICE OFFICER, WANDA GOWINS, P.O. (SHIELD # 02967); NEW YORK CITY TRANSIT AUTHORITY; THE METROPOLITAN TRANSIT AUTHORITY; MTA BUS COMPANY; and JANE DOE" AND "JOHN DOE," 1 'through' 8 inclusive, the names of the last defendants being fictitious, the true names of the defendants being unknown to the plaintiff, NOV 1 6 2017

NOT FOR PUBLICATION ORDER 16-CV-4097 (CBA) (LB)

Defendants.

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RAHIEM DAVIS,

Plaintiff,

-against-

THE CITY OF NEW YORK; POLICE OFFICER (ARRESTING OFFICER ID: 943937), NYC HOUSING AUTHORITY INTELLIGENCE UNIT, 69TH PRECINCT; and "JANE DOE" AND "JOHN DOE," 1 through 8 are inclusive and the names of last Defendants being fictitious – the true names of the defendants being unknown to the plaintiff,

17-CV-3129 (CBA) (LB)

Defendants.

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AMON, United States District Judge:

The Court has received the Report and Recommendation ("R&R") of the Honorable Lois

Bloom, United States Magistrate Judge ("Magistrate Judge Bloom"), for the instant actions filed

by Plaintiff Rahiem Davis. In 16-CV-4097, the Court referred to Magistrate Judge Bloom a motion

to dismiss Plaintiff's Amended Complaint by Defendants New York City Transit Authority, The Metropolitan Transit Authority, and MTA Bus Company. (See 16-CV-4097 (CBA) (LB), D.E. # 7, 21, 47.) In an R&R dated August 24, 2017, Magistrate Judge Bloom recommended that the Court grant the motion and dismiss all claims against the three Defendants. Also in the R&R, Magistrate Judge Bloom recommended that, pursuant to 28 U.S.C. § 1915(e)(2), the Court dismiss <u>sua sponte</u> Plaintiff's action in 17-CV-3129 because the pleadings are duplicative of those in 16-CV-4097.

No party has objected to the R&R, and the time for doing so has passed. When deciding whether the adopt an R&R, the Court "may accept, reject, or modify, in whole or in part, the findings or recommendations made by the magistrate judge." 28 U.S.C. § 636(b)(1). To accept those portions of the R&R "to which no timely objection has been made, a district court need only satisfy itself that there is no clear error on the face of the record." Jarvis v. N. Am. Globex Fund, <u>L.P.</u>, 823 F. Supp. 2d 161, 163 (E.D.N.Y. 2011) (quoting <u>Wilds v. United Parcel Serv.</u>, 262 F. Supp. 2d 163, 169 (S.D.N.Y. 2003)).

Having reviewed Magistrate Judge Bloom's thorough and careful R&R and the records in both actions, the Court finds no clear error and adopts the R&R as the opinion of the Court. Accordingly, the Court GRANTS the motion to dismiss by Defendants New York City Transit Authority, The Metropolitan Transit Authority, and MTA Bus Company in 16-CV-4097, and the Court dismisses all claims against them.

The Court also <u>sua sponte</u> dismisses as duplicative the Complaint in 17-CV-3129. In light of the dismissal, the Court DENIES as MOOT Plaintiff's motion for leave to proceed <u>in forma</u> <u>pauperis</u> in 17-CV-3129. (See 17-CV-3129 (CBA) (LB), D.E. # 2.) The Clerk of Court is directed to close 17-CV-3129.

Pursuant to 28 U.S.C. § 1915(a)(3), the Court DENIES <u>in forma pauperis</u> status for any appeal of this Order adopting Magistrate Judge Bloom's R&R, because the Court CERTIFIES that any such appeal would not be taken in good faith. <u>See Coppedge v. United States</u>, 369 U.S. 438, 444–45 (1962).

SO ORDERED.

Dated: November 15, 2017 Brooklyn, New York

s/Carol Bagley Amon

Carol Bagley Amon / United States District Judge