# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

### **RASHAWN E. LEWIS**,

Plaintiff,

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1:15-CV-166

(TJM/ATB)

**RICHARD GIARDINO**,

Defendant.

THOMAS J. MCAVOY, Senior United States District Judge

### **DECISION & ORDER**

# I. INTRODUCTION

This *pro se* action brought pursuant to 42 U.S.C. § 1983 was referred by this Court to the Hon. Andrew T. Baxter, United States Magistrate Judge, for a Report and Recommendation pursuant to 28 U.S.C. § 636(b) and Local Rule 72.3(c).

In his Order and Report-Recommendation, Magistrate Judge Baxter ordered that Plaintiff's *in forma pauperis* application (Dkt. No. 2) be granted; recommended that the action be dismissed in its entirety pursuant to 28 U.S.C. § 1915(e)(2)(B)(i)-(iii) based on absolute immunity and for failure to state a claim upon which relief can be granted; and ordered that Plaintiff's motion for appointment of counsel (Dkt. No. 3) be denied as moot. <u>See</u> Rep. Rec. & Order, Dkt. # 4. Plaintiff filed an objection to Magistrate Judge Baxter's recommendation. <u>See</u> Dkt. No. 5.

#### II. STANDARD OF REVIEW

When objections to a magistrate judge's report and recommendation are lodged, the district court makes a "*de novo* determination of those portions of the report or specified proposed findings or recommendations to which objection is made." <u>See</u> 28 U.S.C. § 636(b)(1); <u>see also United States v. Male Juvenile</u>, 121 F.3d 34, 38 (2d Cir. 1997) (The Court must make a *de novo* determination to the extent that a party makes specific objections to a magistrate's findings.).

### III. DISCUSSION

Having considered Plaintiff's objections and having completed a *de novo* review of the issues raised by the objections, the Court accepts and adopts Magistrate Judge Baxter's recommendations for the reasons stated in his report.

### **IV. CONCLUSION**

For the reasons discussed above, the Court accepts and adopts Magistrate Judge Baxter's Order and Report-Recommendation in its entirety. Accordingly, Plaintiff's action is **DISMISSED IN ITS ENTIRETY** pursuant to 28 U.S.C. § 1915(e)(2)(B)(i)-(iii) based on absolute immunity and for failure to state a claim upon which relief can be granted. To the extent that Plaintiff renews his motion for appointment of counsel in his objections, that motion is denied as moot.

IT IS SO ORDERED.

Dated: March 12, 2015

. Mr Aron

Thomas J. McAvoy Senior, U.S. District Judge