

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF NEW YORK

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AGNES GEORGES,

Plaintiff,

-v-

1:17-cv-86  
(DNH/DJS)

MOISE DUCHENE; JN PIERRE HEUNAUDS;  
MARIE EDITH JOSEPH; RENALD THOMAS;  
FELIX PHILLIPE; ANDRE DORRIL; BRIAN  
MOORE; BEVERLY THOMAS; JOE THOMAS;  
YVES P. LAGUERRE; YVES VICIERE; LAW  
ENFORCEMENT HAITI; JEH JOHNSON; JOHN  
KANNENGEISER; MICHAEL J. BERELLI; FOX  
NEWS/WASHINGTON POST; SANDERS AND  
SANDERS LAW FIRM; DAVID LEATHER;  
MARK CROSSLAND; EVERY LEGAL  
LAWYER; PUBLIC; LEVY RATNER  
COMPANY; MARK ZUCKERBERG, Facebook  
Owner; JACKIE ROBINSON, NYS Thoma PS  
15; JAY DIETZ COURT REPORTING; NALIA  
MILIEN; PHILLY MILIEN; THOMAS  
CHARIANE; S. MERCADO; MARIA AGARIN;  
VITAL MILIEN; SOPHONIE LEGER, as  
Primease; HOWARD, Dispatcher Checker Cab In  
Elmont; KIRKLAND GALEN; YODORA P.  
BOOKS; PHILLIS B. AGGREY; BILL PERKINS;  
CONGRESS; DA OFFICE NY STATE, Nassau,  
Mineola, NY; LABOR UNEMPLOYMENT, New  
York and Virginia; SOCIAL SERVICES, New  
York and Virginia; MATIM, MXO, JAMESON,  
REGINALD; MOTOR VEHICLE, Albany, New  
York and Virginia; MCBLADE; COMCAST  
BUSINESS; DOCTOR MISLHA; DOCTOR  
ARABSHAH; DOCTOR LATEEF; DOCTOR  
RASHID; DOCTOR MEHTA SARJACK;  
EVELYN PORTILO; DOCTOR KESSLER  
DALMACY; DOCTOR DARGANI; DOCTOR  
AGARIN MARIA; DOCTOR E. GARCIA;  
DOCTOR KADIJA JELLOTTO; SMITH  
LAIGEAU; NEW YORK STATE LABOR, Albany;  
FEDERAL BUREAU IN DC; STRAFFORD  
UNIVERSITY, Inwood, VA; NASSAU

HOSPITAL, East Meadow, NY; S. BARNES, Mercy Hospital; DOCTOR LORGAN; DOCTOR FANTINATTA; ARTHUR SAFALLOW; HOLLY PATTERSON NURSING HOME; MICHAEL J. BERELLI; ZUCKER HOSPITAL; TOTAL CARE AGENCY; RICCO AGENCY; VALUE CARE AGENCY; and PROGRESSIVE INSURANCE,

Defendants.

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APPEARANCES:

AGNES GEORGES  
Plaintiff pro se  
4081 Thackery Terrace  
Woodridge, VA 22192

DAVID N. HURD  
United States District Judge

**DECISION and ORDER**

Pro se plaintiff Agnes Georges brought this action against over seventy defendants.

On February 3, 2017, the Honorable Daniel J. Stewart, United States Magistrate Judge, advised by Report-Recommendation that plaintiff's complaint be dismissed pursuant to 28 U.S.C. § 1915 for failure to state a claim but that plaintiff be permitted to file an amended complaint to cure the stated deficiencies. No objections to the Report-Recommendation have been filed.

Based upon a careful review of the entire file and the recommendations of the Magistrate Judge, the Report-Recommendation is accepted in whole. See 28 U.S.C. § 636(b)(1).

Therefore, it is

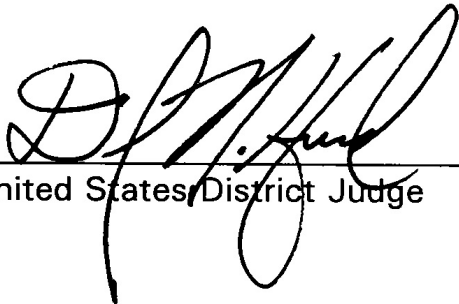
ORDERED that

1. This action shall be DISMISSED pursuant to 28 U.S.C. § 1915(e) unless, within thirty (30) days of the date of this Decision and Order plaintiff files an amended complaint that corrects the pleading defects identified in the Report-Recommendation;

2. If plaintiff files an amended complaint within the referenced thirty (30) day period, then the amended complaint shall be referred to Magistrate Judge Stewart for his review; and

3. If, however, plaintiff fails to file an amended complaint within the referenced thirty (30) day period, then this action shall be dismissed without further order.

IT IS SO ORDERED.



United States District Judge

Dated: September 13, 2017  
Utica, New York.