Self v. LaValley et al Doc. 84

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

DONALD R. SELF,

Plaintiff,

v.

9:10-CV-1463 (GTS/TWD)

THOMAS LAVALLEY, Superintendent; KAREN LAPOLT, Deputy Superintendent of Programs; STEPHEN ROWE, Captain of Corrections; RON ATKINSON, Senior Spv. Counselor; and S. HAHN, Officer of Corrections,

Defendants.

APPEARANCES:

OF COUNSEL:

DONALD R. SELF, 95-B-2539 Plaintiff, *Pro Se* Otisville Correctional Facility Box 8 Otisville, New York 10963

HON. ERIC T. SCHNEIDERMAN
Attorney General for the State of New York
Counsel for Defendants
The Capitol
Albany, New York 12224

TIFFINAY M. RUTNIK, ESQ. Assistant Attorney General

GLENN T. SUDDABY, United States District Judge

DECISION and ORDER

Currently before the Court, in this prisoner civil rights action filed *pro se* by Donald R. Self ("Plaintiff") against the five above-captioned New York State correctional employees ("Defendants"), are Defendants' motion for summary judgment and United States Magistrate Judge Therese Wiley Dancks' Report-Recommendation recommending that (1) Plaintiff's Complaint be dismissed for failure to prosecute and/or comply with a court order pursuant to

Fed. R. Civ. P. 41(b), and (2) that Defendants' motion for summary judgment be denied as moot.

(Dkt. Nos. 64, 82.) Plaintiff has not filed an Objection to the Report-Recommendation and the

deadline by which to do so has expired. (See generally Docket Sheet.) After carefully reviewing

the relevant filings in this action, the Court can find no clear error in the Report-

Recommendation: Magistrate Judge Dancks employed the proper legal standards, accurately

recited the facts, and reasonably applied the law to those facts. As a result, the Court accepts and

adopts the Report-Recommendation in its entirety for the reasons stated therein. (Dkt. No. 82.)

ACCORDINGLY, it is

ORDERED that Magistrate Judge Dancks' Report-Recommendation (Dkt. No. 82) is

ACCEPTED and **ADOPTED** in its entirety; and it is further

ORDERED that Defendant's motion for summary judgment (Dkt. No. 64) is **DENIED**

as moot; and it is further

ORDERED that Plaintiff's Amended Complaint (Dkt. No. 44) is **DISMISSED**; and it is

further

ORDERED that the Clerk is directed to enter a Judgment for Defendants and **CLOSE**

this case.

The Court certifies, for purposes of 28 U.S.C. § 1915(a)(3), that any appeal taken from

this Decision and Order would not be taken in good faith.

Dated: January 23, 2015

Syracuse, New York

wholeby Hon. Glenn T. Suddaby

U.S. District Judge

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