UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

LUIS RIOS,

Petitioner,

-against-

9:12-CV-0943 (LEK/ATB)

PERDUE, Warden,

Respondent.

<u>ORDER</u>

This matter comes before the Court following a Report-Recommendation filed on August 8, 2013, by the Honorable Andrew T. Baxter, U.S. Magistrate Judge, pursuant to 28 U.S.C. § 636(b) and Northern District of New York Local Rule 72.3(c). Dkt. No. 12 ("Report-Recommendation").

Within fourteen days after a party has been served with a copy of a magistrate judge's reportrecommendation, the party "may serve and file specific, written objections to the proposed findings and recommendations." FED. R. CIV. P. 72(b); L.R. 72.1(c). "If no objections are filed . . . reviewing courts should review a report and recommendation for clear error." <u>Edwards v. Fischer</u>, 414 F. Supp. 2d 342, 346-47 (S.D.N.Y. 2006); <u>see also Cephas v. Nash</u>, 328 F.3d 98, 107 (2d Cir. 2003) ("As a rule, a party's failure to object to any purported error or omission in a magistrate judge's report waives further judicial review of the point."); <u>Farid v. Bouey</u>, 554 F. Supp. 2d 301, 306 (N.D.N.Y. 2008).

No objections to the Report-Recommendation were filed in the allotted time period. After a thorough review of the Report-Recommendation and the record, the Court has determined that the Report-Recommendation is not subject to attack for clear error or manifest injustice.

Accordingly, it is hereby:

ORDERED, that the Report-Recommendation (Dkt. No. 12) is APPROVED and

ADOPTED in its entirety; and it is further

ORDERED, that Petitioner Luis Rios's Petition (Dkt. No. 1) for a writ of habeas corpus is

DENIED and **DISMISSED**; and it is further

ORDERED, that no certificate of appealability shall issue in this case because Petitioner has

failed to make a "substantial showing of the denial of a constitutional right" pursuant to

28 U.S.C. § 2253(c)(2);¹ and it is further

ORDERED, that the Clerk of the Court serve a copy of this Order upon the parties to this action.

IT IS SO ORDERED.

DATED: November 27, 2013 Albany, New York

Lawrense E. Kahn U.S. District Judge

¹ <u>See Miller-El v. Cockrell</u>, 537 U.S. 322, 336 (2003) ("[Section] 2253(c) permits the issuance of a [certificate of appealability] only where a petitioner has made a substantial showing of the denial of a constitutional right." (internal quotation marks omitted)).