Clark v. Gardner et al Doc. 47

Plaintiff,

-V-

9:17-CV-366 (DNH/TWD)

GERALD GARDNER, Lt. of Corrections Officers, Shawangunk Correctional Facility: JOSEPH SMITH, Superintendent, Shawangunk Correctional Facility; LT. PALEN, Lt. of Corrections Officers, Shawangunk Correctional Facility; RONALD FARAH, Plant Superintendent of Facility Maintenance, Shawangunk Correctional Facility, formerly known as Farra; ANTHONY ANNUCCI, Commissioner of the New York State Dept. of Corrections; D. VENETTOZI, Director of Special Housing and Inmate Disciplinary Program; DAVE DEGRAFF, Corrections Officer, Shawangunk Correctional Facility; GEORGE KARAMANOS, Corrections Officer, Shawangunk Correctional Facility, formerly known as Caramonos; MCELROY, Corrections Officer, Shawangunk Correctional Facility; SERGEANT HARRISON, Shawangunk Correctional Facility; and PINGOTTI, D.S.S.,

Defendants.

APPEARANCES:

JAMEL CLARK
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DAVID A. ROSENBERG, ESQ. Ass't Attorney General

DAVID N. HURD United States District Judge

DECISION and ORDER

Pro se plaintiff Jamel Clark brought this civil rights action pursuant to 42 U.S.C. § 1983. On July 5, 2018, the Honorable Thérèse Wiley Dancks, United States Magistrate Judge, advised by Report-Recommendation that defendants Gardner, Pingotti, Palen, Smith, Venettozi, and Annucci's partial motion to dismiss for failure to state a claim pursuant to Federal Rule of Civil Procedure 12(b)(6) be granted in part and denied in part. Defendants filed timely objections to the Report-Recommendation.

Based upon a de novo review of the portions of the Report-Recommendation to which defendants objected, the Report-Recommendation is accepted and adopted in all respects.

See 28 U.S.C. § 636(b)(1).

Therefore, it is

ORDERED that

- 1. Defendants' partial motion to dismiss for failure to state a claim pursuant to Federal Rule of Civil Procedure 12(b)(6) is GRANTED in part and DENIED in part;
- 2. Defendants' partial motion to dismiss for failure to state a claim is GRANTED regarding defendant Annucci's personal involvement in plaintiff's Fourteenth Amendment due process claim as it relates to the sixth and final disciplinary sanction but plaintiff is granted

leave to amend to allege Annucci's personal involvement in the sixth and final disciplinary sanction; and

3. Defendants' partial motion to dismiss for failure to state a claim is DENIED as to plaintiff's alleging of an actual liberty interest as it pertains to his Fourteenth Amendment due process claim.

IT IS SO ORDERED.

United States District Judge

Dated: August 30, 2018 Utica, New York.