UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

.

ABRAHAM CUCUTA, :

Plaintiff, : 13 Civ. 0558 (AJP)

-against- : <u>OPINION & ORDER</u>

CITY OF NEW YORK, et al.,

Defendants. :

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ANDREW J. PECK, United States Magistrate Judge:

Plaintiff Abraham Cucuta filed an application to proceed <u>in forma pauperis</u> ("IFP"), which Chief Judge Preska granted on October 15, 2013. (Dkt. No. 1: Request to Proceed <u>In Forma Pauperis</u>; Dkt. No. 20: Order Granting IFP Application.) On May 9, 2014, this Court granted the defendants' summary judgment motion and dismissed this lawsuit. (<u>See</u> Dkt. No. 80: Opinion & Order.) On June 19, 2014, pursuant to Fed. R. Civ. P. 54(d), the Clerk of Court entered a Bill of Costs in favor of defendants totaling \$1,094.88, \$983.20 of which was attributable to deposition transcripts. (Dkt. No. 82: Bill of Costs.) On June 24, 2014, Cucuta filed a letter arguing that his IFP status relieves him of responsibility for the costs identified in the Bill of Costs. (Dkt. No. 83: 6/24/14 Cucuta Letter.)

Contrary to Cucuta's assertion, the IFP statute and caselaw make clear that Cucuta's in forma pauperis status does not automatically excuse him from paying costs. 28 U.S.C. § 1915(f)(2)(A) ("If the judgment against a prisoner includes the payment of costs under this subsection, the prisoner shall be required to pay the full amount of the costs ordered."); see, e.g., D'Attore v. City of N.Y., 10 Civ. 6646, 2014 WL 173482 at *2 (S.D.N.Y. Jan. 8, 2014) ("28 U.S.C.

2

§ 1915(f) expressly permits costs to be taxed against indigent prisoners "); McMunn v. Mem'l

Sloan-Kettering Cancer Ctr., 97 Civ. 5857, 2003 WL 22910079 at *1 (S.D.N.Y. Dec. 9, 2003)

("[C]osts may be awarded against a losing party even if that party would have difficulty in paying

the judgment and even if the party appeared in forma pauperis."); Martin v. Ashcroft, 96 Civ. 7646,

2002 WL 31119434 at *1 (S.D.N.Y. Sept. 24, 2002) (same).

Nevertheless, in the interest of justice and in this Court's discretion, Cucuta's apparent

indigency warrants a reduction in the award of costs. See, e.g., D'Attore v. City of N.Y., 2014 WL

173482 at *2. Accordingly, this Court reduces the award of costs from \$1,094.88 to \$750.00.

SO ORDERED.

Dated:

New York, New York

July 3, 2014

Andrew J. Peck

United States Magistrate Judge

Copies to:

Counsel (ECF)
Cucuta (Mail)