MEMORANDUM ENDORSEMENT

USDC SDNY DOCUMENT ELECTRONICALLY FILED

DATE FILED: 11/18/2020

Edwards v. Feldman et al

17-cv-10116 (NSR)

On December 27, 2017, Theodore Brandon Edwards ("Plaintiff") filed a Complaint against Dr. Feldman, R.N. K. Georgy, Dr. John Doe, Orange County Medical Regional, and Orange County ("Defendants"). (ECF No. 2.) On February 10, 2020, the Court dismissed Plaintiff's complaint and allowed him to file an Amended Complaint as to any claims that were dismissed without prejudice. (ECF No. 53.) Plaintiff filed an Amended Complaint, dated March 17, 2020, against Dr. Feldman and Orange Regional Medical Center. (ECF No. 54.)

On May 4, 2020, Defendant Feldman filed a motion to dismiss the Amended Complaint. (ECF No. 55.) On May 5, 2020, Defendant Feldman withdrew the motion and instead requested a pre-motion conference. (ECF No. 59; ECF No. 61). The request for a pre-motion conference was served on Defendant on May 5, 2020. (ECF No. 60.)

On May 6, 2020, Defendant Orange Regional Medical Center filed a letter motion requesting leave to file a pre-answer motion to dismiss the Amended Complaint. (ECF No. 63.) The request for leave to file a pre-answer motion to dismiss was served on Defendant on May 7, 2020. (ECF No. 64.)

On November 12, 2020, Plaintiff wrote to the Court inquiring as to the status of the case and requesting a conference. (ECF No. 66.) The Court received no correspondence from Plaintiff regarding Defendants' pre-motion requests.

The Court has reviewed the correspondence and waives the pre-motion conference requirement. Defendants are permitted to file their motions to dismiss with a briefing schedule as follows: moving papers are to be served (**not filed**) on December 21, 2020; Plaintiff's opposition papers are to be served (**not filed**) on February 8, 2021; Defendants' replies are to be served on February 22, 2021.

All motion documents shall be filed on the reply date, February 22, 2021. The parties shall mail two courtesy copies of their respective documents to Chambers as the documents are served. As long as the Court's Emergency Individual Rules and Practices remain in effect, parties are additionally directed to email courtesy copies to Chambers. The Clerk of the Court is kindly directed to terminate the motions at ECF No. 55 and 63, mail a copy of this endorsement to Plaintiff, and show service on the docket.

Dated: November 18, 2020 White Plains, NY

> NELSON S. ROMÁN United States District Judge

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
THEODORE BRANDON EDWARDS,	
Plair v.	ntiff, NOTICE OF MOTION TO DISMISS THE AMENDED COMPLAINT
ORANGE COUNTY; DR. FELDMAN; ORAN REGIONAL MEDICAL CENTER,	Case No. 7:17-cv-10116
Defe	ndants.
PLEASE TAKE NOTICE:	
MOTION BY:	BARCLAY DAMON, LLP Attorneys for Defendant Dr. Sorel Feldman Office and Post Office Address 100 Chestnut Street, Suite 2000 Rochester, New York 14604
DATE, TIME AND PLACE OF HEARING:	
SUPPORTING PAPERS:	Declaration of Paul A. Sanders, dated May 4, 2020 with attached exhibits and a Memorandum of Law dated May 4, 2020.
RELIEF DEMANDED:	An Order dismissing Plaintiff's Amended Complaint pursuant to Fed. R. Civ. P. Rule 12(b)(6) with respect to defendants Sorel Feldman, M.D., and for such other, further, and additional relief as this Court deems just and proper.
GROUNDS FOR RELIEF:	Plaintiff's Amended Complaint fails to state a cause of action upon which relief can be

granted pursuant to Fed. R. Civ. P. Rule

12(b)(6).

The Amended Complaint fails to state a cause of action for deliberate indifference to a serious medical need, pursuant to 42. U.S.C. § 1983.

The Amended Complaint fails to allege any State law claims.

DEMAND FOR ANSWERING PAPERS:

Pursuant to Local Civil Rule 6.1, any opposing affidavits and answering memoranda shall be served within fourteen (14) days after service of the moving papers, and any reply affidavits and memoranda of law shall be served within seven (7) days after service of the answering papers. In computing periods of days, refer to Fed. R. Civ. Pro. 6 and Local Rule 6.4.

Note that the failure to respond to this motion may result in dismissal of the Amended Complaint and termination of this action.

DATED: May 4, 2020

BARCLAY DAMON LLP

By: s/ Paul A. Sanders
Paul A. Sanders

Attorneys for Defendant Dr. Sorel Feldman Office and Post Office Address 100 Chestnut Street, Suite 2000 Rochester, New York 14604 Telephone: (585) 295-4426

E-mail: psanders@barclaydamon.com

TO: Theodore Brandon Edwards
Plaintiff Pro Se
DIN No. 17A5263
Sing Sing Correctional Facility
354 Hunter Street
Ossining, New York 10562-5442

ONE CORWIN COURT
POST OFFICE BOX 1479
NEWBURGH, NEW YORK 12550

TEL (845) 565-1100 FAX (845) 565-1999 TOLL FREE 1-800-344-5655 E-MAIL: CMR@CMRLAW.COM (FAX AND E-MAIL SERVICE NOT ACCEPTED) WWW.CMRLAW.COM

Writer's Direct No. (845) 569-4322

Writer's E-Mail sweir@cmrlaw.com

May 6, 2020

Via ECF

Hon. Nelson S. Roman, US District Judg United States District Court Southern District of New York The Hon. Charles L. Brieant Jr. Federal Building and United States Courthouse 300 Quarropas St. White Plains, NY 10601-4150

RE: Theodore Brandon Edwards v. Orange County, et al.

17-cv-10116

Our File No.: 05579-64915

Dear Hon. Sir:

This office represents Orange Regional Medical Center ("ORMC") in the above-referenced matter. In accordance with Your Honor's Individual Rules of Practice, please allow this letter to serve as ORMC's request for permission to file a pre-answer motion to dismiss Plaintiff's amended complaint.

On or about March 13, 2019, ORMC moved to dismiss Plaintiff's original complaint. By Decision and Order, dated February 10, 2020, Your Honor granted ORMC's motion to dismiss. Plaintiff served an amended complaint on or about March 17, 2020.

Pro se Plaintiff, Theodore Edwards, commenced this action under 42 U.S.C. §1983 seeking to recover damages based on alleged violations of his constitutional rights. With respect to ORMC, Plaintiff alleges he underwent a CT scan at ORMC on or about October 24, 2017 to determine if he had a cancerous left testicle. ORMC gave Plaintiff a liquid to assist with the CT scan. Plaintiff has not received the results of that CT scan. Plaintiff further alleges that the CT scan performed at ORMC had nothing to do with diagnosing cancer. As a result of that CT scan, Plaintiff claims he is suffering from radiation sickness. It appears Plaintiff's sole claim with respect to ORMC is that Plaintiff underwent an unnecessary CT scan.

May 6, 2020 Page 2

It is respectfully submitted that ORMC is entitled to dismissal of the amended complaint as Plaintiff has failed to plead a cognizable claim under 42 U.S.C. §1983. This Court, by Decision and Order, dismissed Plaintiff's Section 1983 claim against ORMC with prejudice. *See* Dkt. 53, p. 13. As such, Plaintiff should be barred from raising that same claim in his Amended Complaint.

If the Amended Complaint is read to allege a purported state law claim of medical malpractice, that claim must fail as well. Plaintiff fails to allege the elements of medical malpractice, specifically "a departure from good and accepted medical practice and evidence that such departure was a proximate cause of plaintiff's injury." *Gale v. Smith & Nephew, Inc.*, 989 F. Supp. 2d 243, 252 (S.D.N.Y. 2013) (quoting *Williams v. Sahay*, 783 N.Y.S.2d 664, 666 (App. Div. 2d Dep't 2004)). While Plaintiff alleges injury, including radiation sickness, there are no specific facts which show that the injury was a result of a deviation of the standard of care. Therefore, Plaintiff's claim sounding in medical malpractice should be dismissed.

Even if it is determined that Plaintiff's state law claim is viable, it is respectfully submitted that the Court should decline to exercise supplemental jurisdiction. Plaintiff has failed to plead any claims arising under federal law, as such the state law claims should be dismissed. "As a general rule, the Second Circuit and the Supreme Court "have held that when the federal claims are dismissed the state claims should be dismissed as well." *Bennett v. Care Correction Sol. Med. Contracter*, No. 15 CIV. 3746 (JCM), 2017 WL 1167325, at *10 (S.D.N.Y. Mar. 24, 2017) (quoting *In re Merrill Lynch Ltd. Partnerships Litig.*, 154 F.3d 56, 61 (2d Cir. 1998)).

Based on the foregoing, ORMC respectfully requests leave to serve a pre-answer motion to dismiss Plaintiff's Amended Complaint.

Respectfully Submitted,

/s/ Seamus P. Weir

SEAMUS P. WEIR

SPW/spw/1795948

cc: Theodore Brandon Edwards #17A5263Sing Sing C.F.354 Hunter StreetOssining, NY 10562-5442

CV/CR 10116 Date: 11 / 16 / 2020 NOU 12th 2020 From: Throdore Edwards 17-A-5263 Re:7:17-2V-10116 (NSR) Otisville corr FAC. 1.0. Box 8 Ofisville, N.Y. 10963 Dear Hon. Nelson S. Roman Thave been transfored to the About facility.

I don't know the status of this Ewil case due to the Pandemic of could-19. Is their A=WAY too have A video-I hope is well with you and your staff and your loved ones. Sincerly USDC SDNY DOCUMENT **ELECTRONICALLY FILED** DOC #: DATE FILED: 11/16/2020

Docket in case # 17

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DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION OFFENDER CORRESPONDENCE PROGRAM

5-124 DIN: 124526

NEW YORK STATE

P.O. BOX 8 OTISVILLE CORRECTIONAL FACILITY

OTISVILLE, NEW YORK 10963 NAME:

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Hon. Nelson S. Roman

U.S. District court Judge

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