UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

SHARIFF ABBAS,

Plaintiff,

DECISION and ORDER 10-CV-141S

٧.

UNITED STATES OF AMERICA,

Defendant.

Plaintiff has moved to have counsel appointed to represent him in this civil matter.

(Docket No. 16.) For the reasons stated below, the motion is denied without prejudice.

The factors to be considered in ruling on a motion for the appointment of counsel include "the merits of plaintiff's case, the plaintiff's ability to pay for private counsel, [plaintiff's] efforts to obtain a lawyer, the availability of counsel, and the plaintiff's ability to gather the facts and deal with the issues if unassisted by counsel." Cooper v. A. Sargenti Co., 877 F.2d 170, 172 (2d Cir. 1989).

The Court must consider the issue of appointment of counsel carefully, of course, because "every assignment of a volunteer lawyer to an undeserving client deprives society of a volunteer lawyer available for a deserving cause." Cooper, 877 F.2d at 172. Therefore, the Court must first look to the "likelihood of merit" of the underlying dispute, Cooper, 877 F.2d at 174, and "even though a claim may not be characterized as frivolous, counsel should not be appointed in a case where the merits of the . . . claim are thin and his chances of prevailing are therefore poor." Carmona v. United States Bureau of Prisons

243 F.3d 629, 632 (2d Cir. 2001) (denying counsel on appeal where petitioner's appeal

was not frivolous but nevertheless appeared to have little merit).

Plaintiff seeks appointment of counsel on the sole basis that he cannot afford to

retain an attorney. This alone is an inadequate showing that the appointment of counsel

is warranted. Moreover, Plaintiff's case appears to have significant weaknesses, as

highlighted in Defendant's Motion to Dismiss. Accordingly, Plaintiff's request for the

appointment of counsel is denied at this time.

IT HEREBY IS ORDERED, that Plaintiff's Motion for Assignment of Counsel (Docket

No. 16) is DENIED.

FURTHER, that to assist Plaintiff in pursuing his case pro se, the Clerk of Court is

directed to send him a copy of the Court's booklet entitled *Pro Se Litigation Guidelines*.

FURTHER, that in light of Plaintiff's pro se status, this Court will extend his time to

file a response to Defendant's Motion to Dismiss (Docket No. 12) until April 17, 2015. If

Plaintiff fails to file any additional response by that deadline, this Court will consider

Plaintiff's Motion to Change Venue (Docket No. 17) as his response to Defendant's motion.

SO ORDERED.

Dated:

March 15, 2015

Buffalo, New York

s/William M. Skretny
WILLIAM M. SKRETNY

Senior United States District Judge

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