Whitmore v. Mallory et al Doc. 8

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

RICKY WHITMORE,

Plaintiff,

v.

Case No. 2:15-cv-2838
JUDGE GREGORY L. FROST
Magistrate Judge Elizabeth P. Deavers

ELMEACO MALLORY, et al.,

Defendants.

## **ORDER**

Previously, this Court filed an Order in which the Court, noting that no objections had been filed, adopted the Magistrate Judge's Order and Initial Screen Report and Recommendation and dismissed this action pursuant to 28 U.S.C. § 1915(e)(2)(B)(ii). (ECF No. 6.) The Court instructed the Clerk to enter judgment accordingly and terminate the case on the docket.

Subsequent to the filing of that Order, the Clerk's Office received an objection from Plaintiff that is dated November 3, 2015, and was received by the Clerk on November 10, 2015. Accepting the objection as timely filed, the Court **VACATES** the Order adopting the Magistrate Judge's Order and Initial Screen Report and Recommendation and dismissing this case. (ECF No. 6.) The objection does not, however, persuade the Court to reject the Magistrate Judge's Order and Initial Screen Report and Recommendation.

The Magistrate Judge's thorough and well-reasoned opinion explains at length that Plaintiff's claims fail for the same reasons discussed fully in his prior case: there is no private right of action here. Additionally, the Magistrate Judge explained that *res judicata* or claim preclusion bars Plaintiff's federal claims against Defendant Mallory and that the Thirteenth

Judge explained, even construing Plaintiff's pleading as asserting Title VII claims fails to

Amendment simply does not apply to the facts that Plaintiff has pled. Finally, as the Magistrate

preclude dismissal; there is no basis to infer from the facts actually pled that Plaintiff was

terminated from his employment because of his gender or race. This Court agrees with all of the

Magistrate Judge's reasoning. Plaintiff's objection does nothing to puncture this analysis. The

objection adheres to inapplicable and erroneous legal theories.

The Court therefore **OVERRULES** Plaintiff's objection (ECF No. 7), **ADOPTS** the

Order and Initial Screen Report and Recommendation (ECF No. 5), and DISMISSES this action

pursuant to 28 U.S.C. § 1915(e)(2)(B)(ii). The Clerk shall enter judgment accordingly and

terminate this case on the docket records of the United States District Court for the Southern

District of Ohio, Eastern Division.

IT IS SO ORDERED.

/s/ Gregory L. Frost

GREGORY L. FROST

UNITED STATES DISTRICT JUDGE

2