UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

NEAL JACKSON, et al., Plaintiffs v.	: CIVIL ACTION NO. 3:16-1336 : (Judge Mannion) :
JASON WILLIAMS, et al.,	:
Defendants	: <u>O R D E R</u>
Based on the report of Judge	Carlson, (Doc. $\underline{2}$), to which no objections have
been filed, IT IS HEREBY ORDERED THAT the report is ADOPTED IN ITS	
ENTIRETY. ¹ Plaintiffs' complaint, (D	Doc. <u>1</u>), is DISMISSED WITH PREJUDICE . See

Roy v. Supreme Court of U.S., 484 F.App'x 700, 700 (3d Cir. 2012) (dismissal under

Rule 8 is justified if the complaint is not comprehensible). Leave to amend is

DENIED. The Clerk is directed to close the case.

<u>s/ Malachy E. Mannion</u> MALACHY E. MANNION United States District Judge

Date: August 4, 2016

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¹On July 27, 2016, plaintiff filed a letter addressed to the clerk of court, (Doc. <u>5</u>), with a copy of the first page of Judge Carlson's report attached. It appears that plaintiff is requesting a transfer from SCI-Huntingdon to SCI-Forest. This letter is not construed as an objection to the report nor is it titled as such. Regardless, it is well-settled law that prisoners have no inherent constitutional right to placement in any particular prison, to any security classification, or to any particular housing assignment. See <u>Olim v. Wakinekona, 461 U.S. 238, 245 (1983)</u>; <u>Meachum v. Fano, 427 U.S. 215, 225 (1976)</u>; <u>Montanye v. Haymes, 427 U.S. 236, 242 (1976)</u>.