Glisson v. Frederick Doc. 18

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

James R. Glisson, Jr.,)	Civil Action No.: 4:13-cv-01183-RBH
Plaintiff,)	
v.)	ORDER
Bobby Frederick,)	
Defendant.)	

Plaintiff James R. Glisson, Jr., a state pretrial detainee proceeding <u>pro se</u>, filed this fee dispute against his attorney. The matter is now before the Court for review of the Report and Recommendation of United States Magistrate Judge Kaymani D. West, made in accordance with 28 U.S.C. § 636(b)(1)(B) and Local Rule 73.02 for the District of South Carolina. The Magistrate Judge recommends that the Court dismiss Plaintiff's complaint <u>without prejudice</u> and without the issuance of service of process.

The Magistrate Judge makes only a recommendation to this Court. The recommendation has no presumptive weight. The responsibility to make a final determination remains with this Court. See Mathews v. Weber, 423 U.S. 261, 270–71 (1976). The Court is charged with making a de novo determination of those portions of the Report and Recommendation to which specific objection is made, and the Court may accept, reject, or modify, in whole or in part, the recommendation of the Magistrate Judge or recommit the matter with instructions. See 28 U.S.C. § 636(b)(1).

Neither party has filed objections to the Report and Recommendation. The mail sent by the Court to Plaintiff, which enclosed the Report and Recommendation, was "Returned to Sender" as "Unable to Forward." Plaintiff has not furnished the Court with notice of a change of address

different from the address where the Report and Recommendation was mailed, as he is required to

do. See July 3, 2013 Order, ECF No. 10. In the absence of objections to the Report and

Recommendation of the Magistrate Judge, this Court is not required to give any explanation for

adopting the recommendation. See Camby v. Davis, 718 F.2d 198, 199 (4th Cir. 1983). The Court

reviews only for clear error in the absence of an objection. See Diamond v. Colonial Life &

Accident Ins. Co., 416 F.3d 310 (4th Cir. 2005) (stating that "in the absence of a timely filed

objection, a district court need not conduct de novo review, but instead must 'only satisfy itself that

there is no clear error on the face of the record in order to accept the recommendation' ") (quoting

Fed. R. Civ. P. 72 advisory committee's note).

After a thorough review of the record in this case, the Court finds no clear error.

Accordingly, the Report and Recommendation of the Magistrate Judge is adopted and incorporated

by reference. Therefore, it is

ORDERED that Plaintiff's complaint be DISMISSED without prejudice and without

issuance of service of process.

IT IS SO ORDERED.

s/ R. Bryan Harwell

R. Bryan Harwell

United States District Judge

Florence, South Carolina August 28, 2013

2