

S.D.N.Y.-N.Y.C.
18-cv-6896
Stanton, J.

United States Court of Appeals
FOR THE
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 16th day of January, two thousand nineteen.

Present:

Rosemary S. Pooler,
Reena Raggi,
Debra Ann Livingston,
Circuit Judges.

Martin Rugamba,

Plaintiff-Appellant,

v.

18-2697

Andrew Cuomo, et al.,

Defendants.

Appellant, pro se, moves for leave to proceed in forma pauperis, for leave to withdraw that motion, and for leave to file an amended complaint. Upon due consideration, it is hereby ORDERED that the motions are DENIED and the appeal is DISMISSED because it "lacks an arguable basis either in law or in fact." *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also* 28 U.S.C. § 1915(e).

FOR THE COURT:
Catherine O'Hagan Wolfe, Clerk of Court

Catherine O'Hagan Wolfe


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

MARTIN RUGAMBA,

Plaintiff,

-against-

ANDREW CUOMO; CITY OF NEW YORK;
CRST EXPEDITED; CITY OF LOS ANGELES;
NYPD UNKNOWN 4 POLICE OFFICERS;
LARRY YEO; JOSH; BROCK; UNITED
STATES GOVERNMENT; PUBLIC UNIONS;
TEACHER SMALL; GENERAL JOHN
STRICKER M.S. PRINCIPAL; PLANET
FITNESS; MTA MD BUS DRIVER; AND 4
UNKNOWN PEOPLE,

Defendants.

18-CV-6896 (LLS)

CIVIL JUDGMENT

Pursuant to the order issued August 21, 2018, dismissing the complaint,

IT IS ORDERED, ADJUDGED AND DECREED that the complaint is dismissed as
frivolous under 28 U.S.C. § 1915(e)(2)(B)(i). The Court certifies under 28 U.S.C. § 1915(a)(3)
that any appeal from the Court's judgment would not be taken in good faith.

IT IS FURTHER ORDERED that the Clerk of Court mail a copy of this judgment to
Plaintiff and note service on the docket.

SO ORDERED.

Dated: August 21, 2018
New York, New York

Louis L. Stanton

Louis L. Stanton
U.S.D.J.