[NOT FOR PUBLICATION-NOT TO BE CITED AS PRECEDENT]

United States Court of Appeals For the First Circuit

No. 00-1507

JABRIL L. IBRAHIM, a/k/a Grant Anderson,

Plaintiff, Appellant,

v.

UNITED STATES,

Defendant, Appellee.

APPEAL FROM THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF MAINE

[Hon. Gene Carter, <u>U.S. District Judge</u>]

Before

Torruella, <u>Chief Jugde</u>, Selya and Boudin, <u>Circuit Judges</u>.

<u>Jabril L. Ibrahim</u> on brief pro se.

 $\underline{\text{Jay P. McCloskey}}$, United States Attorney, and $\underline{\text{F. Mark}}$ $\underline{\text{Terison}}$, Senior Litigation Counsel, on Motion for Summary Affirmance for appellee.

December 20, 2000

<u>Per Curiam</u>. Having thoroughly reviewed the record and the parties' briefs on appeal, we conclude that the appellant's complaint was properly dismissed as frivolous under 28 U.S.C. § 1915(e)(2)(B)(i). Moreover, the appellant has waived the arguments he now raises on appeal because he failed to object to the magistrate judge's report. <u>See</u>, <u>e.g.</u>, <u>Davet</u> v. <u>Maccarone</u>, 973 F.2d 22, 31 (1st Cir. 1992).

Accordingly, the appellee's motion for summary affirmance is allowed and the judgment of the district court is affirmed. See Local Rule 27(c).