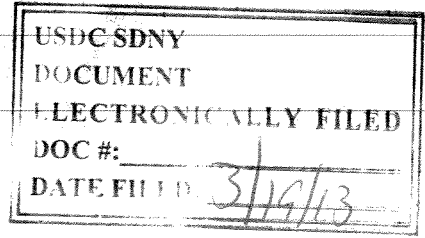


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



-----X
JACOB TEITELBAUM, individually and as :
father to CHILD A and CHILD B, :
Plaintiff, :
:

v. :

JUDA KATZ; CHAYA KATZ; JOEL :
TENNENBAUM; BLUMA TENNENBAUM; :
DAVID RUBENSTEIN; KIRYAS JOEL :
COMM. AMBULANCE CRP; ATTY. MARIA :
PETRIZIO; CHILDREN'S RIGHTS SOCIETY :
OF ORANGE COUNTY; ATTY. KIM :
PAVLOVIC; ATTY. JOHN FRANCIS X. :
BURKE; CHILD PROTECTIVE SERVICES :
OF ORANGE COUNTY; CHRISTINE :
BRUNET; ATTY. STEPHANIE BAZILEOR; :
JOHN DOES 1 THROUGH 95; JANE DOES 1 :
THROUGH 20, :
Defendants. :
-----X

ORDER

12 CV 2858 (VB)

Briccetti, J.:

Pending before the Court is plaintiff's motion for reconsideration (Docs. #152, 164) of the Court's Memorandum Decision dated February 11, 2013, which granted several of defendants' motions to dismiss. (Doc. #138).

Plaintiff's motion does not demonstrate an intervening change in the law, the availability of new evidence, or the need to correct clear error or prevent manifest injustice. Having carefully reviewed plaintiff's motion, the Court concludes that it has not overlooked facts properly before the Court or controlling precedent, and that the original decision was neither clearly erroneous nor manifestly unjust. To the contrary, the Court believes its original decision was correct on the facts and the law.¹

¹ On March 11, 2013, non-party Ben Friedman filed an "Amended Motion to Reconsider," ostensibly on plaintiff's behalf. (Doc. #164). Because Mr. Friedman is not a party to this action,

Accordingly, the motion for reconsideration is DENIED.

The clerk is instructed to terminate the motion. (Docs. #152, 164).

Dated: March 19, 2013
White Plains, NY

SO ORDERED:



Vincent L. Briccetti
United States District Judge

he lacks standing to file such a motion. Nevertheless, the Court has considered the arguments contained therein and finds them to be without merit for the same reasons.