Case No. 1:78-cv-01065-JLK Document 134 filed 10/14/10 USDC Colorado pg 1
of 4
FILED

United States Court of Appeals

Appellate Case: 10-1011 Document: 01018514896 Date Filed: 10/17 and Circuit Tenth Circuit

October 14, 2010

## UNITED STATES COURT OF APPEALS Elisabeth A. Shumaker Clerk of Court

MATTHEW TAZIO REDMON; JUSTIN JOSEPH RUEB,

Interested Parties - Appellants,

TERRANCE MARIONEAUX and ROBERT DOTSON, on behalf of themselves and all others similarly situated,

Plaintiffs,

v.

COLORADO STATE PENITENTIARY; WILLIAM WILSON, Superintendent of the Maximum Security Facility of the Colorado State Penitentiary; ALLEN AULT, Executive Director of the Department of Corrections; ALBERT URIE, Chairman of the Reclassification Committee,

Defendants - Appellees.

Nos. 10-1011 & 10-1037 (D. Colorado) (D.C. No. 1:78-CV-01065-JLK)

ORDER	AND	IIID	CN	TENT'
	$\boldsymbol{A}$			1, 1

Before MURPHY, GORSUCH, and HOLMES, Circuit Judges.

<sup>\*</sup>This order and judgment is not binding precedent except under the doctrines of law of the case, res judicata, and collateral estoppel. It may be cited, however, for its persuasive value consistent with Fed. R. App. P. 32.1 and 10th Cir. R. 32.1.

Case No. 1:78-cv-01065-JLK Document 134 filed 10/14/10 USDC Colorado pg 2 of 4

Appellate Case: 10-1011 Document: 01018514896 Date Filed: 10/14/2010 Page: 2

After examining appellants' briefs and the appellate records, this panel has determined unanimously that oral argument would not materially assist in the determination of these appeals. *See* Fed. R. App. P. 34(a)(2); 10th Cir. R. 34.1(G). These cases are therefore ordered submitted without oral argument.

Matthew Redmon and Justin Rueb, Colorado state prisoners proceeding prose, filed substantively identical motions to intervene in and enforce a consent decree entered by the United States District Court for the District of Colorado in 1981. The district court denied Redmon and Rueb's various motions, noting the case had been closed in 1990. The district court further noted that the order of closure had specifically indicated closure of the case would not prejudice the parties because closure "would allow inmates to seek judicial remedies on their own in state or federal court without having to go through [class] counsel or the time-consuming administrative proceedings" set out in the consent decree.

Accordingly, the district court concluded the appropriate course was for Redmon and Rueb to commence individual civil rights actions on their own behalf.

Redmon and Rueb seek permission to proceed on appeal *in forma pauperis*. This court has jurisdiction pursuant to 28 U.S.C. § 1291. For those reasons stated by the district court, we conclude both Redmon and Rueb's appeals are frivolous.

<sup>&</sup>lt;sup>1</sup>The consent decree flowed out of class action litigation instituted by Colorado state inmates alleging they had been placed in punitive and administrative segregation without due process. *See generally Marioneaux v. Colo. State Penitentiary*, 465 F. Supp. 1245 (D. Colo. 1979).

Case No. 1:78-cv-01065-JLK Document 134 filed 10/14/10 USDC Colorado pg 3 of 4

Appellate Case: 10-1011 Document: 01018514896 Date Filed: 10/14/2010 Page: 3

Accordingly, we hereby **DISMISS** these appeals. 28 U.S.C. § 1915(e)(2)(b)(i) (providing that "[n]otwithstanding any filing fee, or any portion thereof, that may have been paid, the court shall dismiss the case at any time if the court determines . . . the . . . appeal is frivolous or malicious"). We deny the pending motions to proceed *in forma pauperis* and order Redmon and Reub to pay the full appellate filing fees. All other pending motions are denied as moot.

ENTERED FOR THE COURT

Michael R. Murphy Circuit Judge

Case No. 1:78-cv-01065-JLK Document 134 filed 10/14/10 USDC Colorado pg 4 of 4

Appellate Case: 10-1011 Document: 01018514901 Date Filed: 10/14/2010 Page: 1

## UNITED STATES COURT OF APPEALS FOR THE TENTH CIRCUIT OFFICE OF THE CLERK

Byron White United States Courthouse 1823 Stout Street Denver, Colorado 80257 (303) 844-3157

Elisabeth A. Shumaker Clerk of Court

October 14, 2010

Douglas E. Cressler Chief Deputy Clerk

Matthew Tazio Redmon 4540 Sheridan Blvd. Denver, CO 80212 #140637

Mr. Justin Joseph Rueb SCF - Sterling Correctional Facility P.O. Box 6000 Sterling, CO 80751 # 94567

RE: 10-1011, 10-1037, Marioneaux (Redmon & Rueb) v. Colorado State

Penitentiary, et al

Dist/Ag docket: 1:78-CV-01065-JLK

Dear Appellants:

Enclosed is a copy of the order and judgment.

Please contact this office if you have questions.

Sincerely,

Elisabeth A. Shumaker Clerk of the Court

Elisabeth a. Shumaling

cc: David H. Miller

EAS/sds