Rooks v. Thigpen

United States District Court for the Southern District of Alabama, Southern Division December 10, 1993, Decided; December 10, 1993, Filed CIVIL ACTION NO. 92-0316-AH-M

Reporter: 1993 U.S. Dist. LEXIS 17683

KEVIN P. ROOKS, et al., Plaintiffs, v. MORRIS THIGPEN,

et al., Defendants.

Prior History: [*1] Adopting Magistrate's Document of November 10, 1993, Reported at: 1993 U.S. Dist. LEXIS 17794.

Judges: Vollmer, Jr.

Opinion by: RICHARD W. VOLLMER, JR.

Opinion

ORDER

After due and proper consideration of all portions of this file deemed relevant to the issues raised, and there having been no objections filed, the Report and Recommendation of the Magistrate Judge made under 28 U.S.C. § 636(b)(1)(B) is ADOPTED as the opinion of this Court. It is ORDERED that defendants Conecuh County, Freddie Stallworth, Jerold Dean, Leonard Millender, Hugh Barrow, Frank Pate, Edwin L. Booker, and Leroy Ferrell's Motion For Sanctions (Doc. 89) be and is hereby GRANTED. It is further ORDERED that plaintiff Curtis

Sexton's claims, as an individual and as a member of the class, be and are hereby **DISMISSED WITH PREJUDICE.**

DONE this 10th day of Dec., 1993.

Richard W. Vollmer, Jr.

CHIEF UNITED STATES DISTRICT JUDGE

JUDGMENT

It is **ORDERED**, **ADJUDGED**, and **DECREED** that defendants Conecuh County, Freddie Stallworth, Jerold Dean, Leonard Millender, Hugh Barrow, Frank Pate, Edwin L. Booker, and Leroy Ferrell's Motion For Sanctions (Doc. 89) be and is hereby **GRANTED**. It is further **ORDERED**, **ADJUDGED**, and **DECREED** that plaintiff Curtis Sexton's claims, [*2] as an individual and as a member of the class, be and are hereby **DISMISSED WITH PREJUDICE**. No costs are to be taxed.

DONE this 10th day of Dec., 1993.

Richard W. Vollmer, Jr.

CHIEF UNITED STATES DISTRICT JUDGE