

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT**

United States Court of Appeals
Fifth Circuit

FILED

August 14, 2019

Lyle W. Cayce
Clerk

No. 18-30002

TAYLOR CARLISLE, individually and as Representative Member of a Class;
EMILE HERON, individually and as Representative Member of a Class,

Plaintiffs - Appellants

v.

TRACY MUSSAL, as Program Supervisor of the 24th Judicial District Court
Drug Court Intensive Probation Program; KEVIN THERIOT, Probation
Coordinator of the 24th Judicial District Court Drug Court Intensive
Probation Program; KRISTEN BECNEL, as Administrator of the 24th
Judicial District Court Drug Court Intensive Probation Program,

Defendants - Appellees

Appeal from the United States District Court
for the Eastern District of Louisiana
USDC No. 2:16-CV-3767

Before HAYNES, GRAVES, and DUNCAN, Circuit Judges.

PER CURIAM:*

Plaintiff-Appellants, two former participants in Jefferson Parish's Drug
Court, brought this civil rights action under 42 U.S.C. § 1983. They alleged
members of the Drug Court, acting in their official and individual capacities,

* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not
be published and is not precedent except under the limited circumstances set forth in 5TH
CIR. R. 47.5.4.

No. 18-30002

violated their constitutional rights to due process by jailing them for technical program violations without a hearing and for giving them “flat time” sentences that did not allow the ability to earn credit for good behavior. The district court dismissed the claims against three Defendants, a Drug Court administrator, a Drug Court supervisor, and Drug Court probation officer, and entered a final judgment in their favor.

We have carefully reviewed the briefs, the applicable law, and the relevant portions of the record. We AFFIRM the judgment of the district court for the reasons explained in the district court’s orders dated May 23, 2017, August 1, 2017, October 31, 2017, and December 19, 2017.