United States Court of Appeals

For the Eighth Circuit

No. 15-1341 Michael Larenzo Douglas Plaintiff - Appellant v. Shelley Maroney, et al. Defendants - Appellees Appeal from United States District Court for the Eastern District of Arkansas - Pine Bluff Submitted: May 19, 2015 Filed: May 21, 2015 [Unpublished] Before WOLLMAN, LOKEN, and BENTON, Circuit Judges. PER CURIAM.

Arkansas inmate Michael Douglas appeals the district court's¹ preservice dismissal of his 42 U.S.C. § 1983 action against two state officials seeking an injunction relieving him of further obligation to register under Arkansas's sexoffender-registration statute when he is paroled because the statute as applied to him violates the Ex Post Facto Clause of the United States Constitution. Following careful review of Douglas's § 1983 complaint and brief on appeal, we agree with the district court that prior state and federal court decisions have established that his "allegations do not state an actionable constitutional claim." Therefore, we affirm. See 8th Cir. R. 47B.

¹The Honorable D.P. Marshall, Jr., United States District Judge for the Eastern District of Arkansas, adopting the report and recommendations of the Honorable Jerome T. Kearney, United States Magistrate Judge for the Eastern District of Arkansas