IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

JOE S. WESLEY, SR.	*
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Plaintif	f *
	*
VS.	×
	*
CROTHALL SERVICES GR	OUP *
	*
Defend	ant *

NO: 4:09CV00891 SWW

<u>ORDER</u>

Plaintiff Joe S. Wesley, Sr. ("Wesley"), proceeding *pro se*, commenced this employment discrimination action against Crothall Services Group ("Crothall"). By order and judgment entered December 29, 2010, the Court granted summary judgment in Crothall's favor and dismissed this action with prejudice. Now before the Court is Wesley's motion for reconsideration.¹ After careful review, the Court finds no basis for reconsideration. The motion (docket entry #54) is DENIED.

IT IS SO ORDERED THIS 2ND DAY OF FEBRUARY, 2011.

<u>/s/Susan Webber Wright</u> UNITED STATES DISTRICT JUDGE

¹The Federal Rules of Civil Procedure contain no provision for "motions for reconsideration." However, Rule 60(b) permits motions for relief from a final judgment or order for various reasons, including "any . . . reason justifying relief."