Warren v. James et al Doc. 6

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

DENNIS WARREN ADC # 94167

PLAINTIFF

v.

No. 4:14-cv-133-DPM-JJV

JAMES, Records, Wrightsville Unit; PAYNE, Warden, Wrightsville Unit; GRANT HARRIS, Director, ADC; and DINA TYLER, Public Services, Arkansas Board of Correction

DEFENDANTS

ORDER

Opposed recommendation, N_{0} 4, adopted. FED. R. CIV. P. 72(b)(3). Warren offers some new proof that he's already completed one Braille program and may be owed good-time credit. See N_{0} 5 at 3 and N_{0} 5 at 4. But because Warren has no liberty interest in good-time credit, McKinnon v. Norris, 366 Ark. 404, 408–409, 231 S.W.3d 725, 730 (2006), there are no due-process issues here. No strike is assessed; Warren has gotten incomplete and mixed messages from prison staff. Compare N_{0} 2 at 7 and N_{0} 2 at 9. Whether he deserves credit for the already completed Braille program is still, it seems, an open question.

So Ordered.

D.P. Marshall Jr.

United States District Judge

2 June 2014