

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

DEMETRIUS CURTIS

PLAINTIFF

v.

No. 4:15-cv-98-DPM

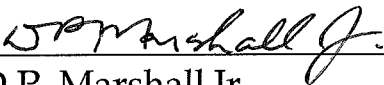
WENDY KELLEY, Director, Arkansas  
Department of Correction; SHELIA  
SHARP, Director, Arkansas Community  
Correction; KERRI CRAIG, Parole Officer,  
Arkansas Parole and Probation; and  
SHADA WILLIS, Supervisor, Arkansas Parole  
and Probation

DEFENDANTS

ORDER

On *de novo* review, the Court adopts Magistrate Judge Cavaneau's excellent recommendation, *No. 30*, and overrules Curtis's objection, *No. 31*, with one modification. FED. R. CIV. P. 72(b)(3). Curtis's individual-capacity claims will be dismissed without prejudice because *Heck* might not bar Curtis's claim if his parole revocation were expunged by executive order. *Heck v. Humphrey*, 512 U.S. 477, 487 (1994). The defendants' second motion to dismiss, *No. 22*, is granted. Curtis's complaint will be dismissed for failure to state a claim.

So Ordered.

  
\_\_\_\_\_  
D.P. Marshall Jr.  
United States District Judge

22 March 2016