

IN THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF ARKANSAS  
PINE BLUFF DIVISION

CHARLES E. ALEXANDER/RYAHIM JR.  
ADC# 111057

PLAINTIFF

v.

No. 5:11-cv-133-DPM-BD

RAY HOBBS, WILLIAM STRAUGHN,  
ANDRAE CAMPBELL, BROWNLEE,  
RANDALL MANUS, CRYSTAL  
WOODS, and VANITA KING


DEFENDANTS

ORDER

The Court has considered Magistrate Judge Beth Deere's Partial Recommended Disposition, *Document No. 28*. No one has objected. Having reviewed the proposal for clear errors of fact on the face of the record, FED. R. Civ. P. 72(b) (advisory committee notes to 1983 addition), and for legal error, the Court adopts the proposal as its own. Alexander/Ryahim's motion to compel and motion for injunction and declaratory judgment, *Document Nos. 22 & 23*, are denied. The Court specifically endorses and echoes Magistrate Judge Deere's caution to Alexander/Ryahim to refrain from attacking the integrity of counsel or members of this Court.

To clarify the record, Judge Deere's earlier Partial Recommended Disposition, *Document No. 9*, and this Court's Order adopting the recommendation, *Document No. 15*, dismissed Alexander/Ryahim's claim against Defendant Brownlee for "violation of usage of an unconstitutional parole board through discriminatory acts." *Document No. 1, at 4*. The Court did not, however, dismiss Alexander/Ryahim's retaliation claim against Defendant Brownlee. *Document No. 9, at 2*. The Clerk is directed to correct the docket to reflect that Brownlee is still a party to this action.

So Ordered.

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

6 October 2011