



1 been that challenges to conditions of confinement be brought in a civil rights  
2 complaint. See Badaea v. Cox, 931 F.2d 573, 574 (9th Cir. 1991) (civil rights  
3 action is proper method of challenging conditions of confinement); Crawford v.  
4 Bell, 599 F.2d 890, 891-92 & n.1 (9th Cir. 1979) (affirming dismissal of habeas  
5 petition on basis that challenges to terms and conditions of confinement must be  
6 brought in civil rights complaint).

7 The clerk shall send petitioner a prisoner civil rights complaint form, enter  
8 judgment in accordance with this order, terminate all pending motions as moot,  
9 and close the file.

10 SO ORDERED.

11 DATED: Jan. 18, 2011

  
12 CHARLES R. BREYER  
13 United States District Judge  
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