Allen et al v. Clements et al Doc. 27

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 11-cv-03396-PAB-MEH

PAUL ALLEN,
SCOTT ARENDS,
WAYNE BETHURUM,
JEREMY LOYD, and
GARY SKAGGS,
On behalf of themselves and all others similarly situated,

Plaintiffs,

v.

TOM CLEMENTS, Executive Director, Colorado Department of Corrections, BURL MCCULLAR, Director of the Sex Offender Treatment and Management Program, Colorado Department of Corrections, and JANE/JOHN DOE(S), known to Defendants but presently unknown to Plaintiffs,

Defendants.

## MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on May 22, 2012.

The May 16, 2012 Letter filed by Robert Baillie and construed by the Court as a Motion to Intervene [filed May 21, 2012; docket #24] is **denied without prejudice** for Mr. Baillie's failure to comply with Fed. R. Civ. P. 24(c):

A motion to intervene must be served on the parties as provided in Rule 5. The motion must state the grounds for intervention and be accompanied by a pleading that sets out the claim or defense for which intervention is sought.