



Here, on October 29, 2014, petitioner Lawrence was sanctioned for misconduct at an Indiana prison, but was not sanctioned in a fashion which caused him to suffer the imposition of “custody” as just explained. He thus cannot obtain relief here. *Cochran v. Buss*, 381 F.3d 637, 639 (7th Cir. 2004)(“State prisoners who want to raise a constitutional challenge to a[ ] . . . decision[ ] such as transfer to a new prison, administrative segregation, exclusion from prison programs, or suspension of privileges, must . . . employ [42 U.S.C.] 1983 or another statute authorizing damages or injunctions--when the decision may be challenged at all . . .”).

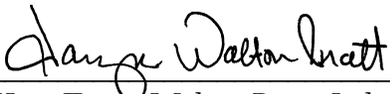
Lawrence’s petition for writ of habeas corpus is therefore summarily denied and this action is dismissed.

**II.**

Judgment consistent with this Entry shall now issue.

IT IS SO ORDERED.

Date: 2/2/2015

  
Hon. Tanya Walton Pratt, Judge  
United States District Court  
Southern District of Indiana

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