## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

OTTO BERK, et al.,

Plaintiff,

vs.

Civil Action 2:10-CV-1082 Judge Frost Magistrate Judge King

## ERNIE MOORE, DIRECTOR, et al.,

## Defendants.

## ORDER

The Magistrate Judge recomme-ded that Defe-da-ts' motio- for judgme-t o- the pleadi-gs, ECF. No. 85, be de-ied as to Plai-tiffs' ex post facto claims but gra-ted i- all other respects. Order and Report and Recommendation, ECF. No. 139. O- August 31, 2012, this Court gra-ted defe-da-ts' objectio-s to that recomme-datio- as it related to the ex post facto claims, adopted a-d affirmed the Report and Recommendation i- all other respects a-d gra-ted i- its e-tirety defe-da-ts' motio- for judgme-t o- the pleadi-gs. Opinion and Order, ECF. No. 153. Fi-al judgme-t was e-tered that same date. Judgment, ECF. No. 154. This matter is -ow before the Court o- Plai-tiff Hall's motio- to reco-sider the judgme-t e-tered i- this case. ECF. No. 159.<sup>1</sup>

I- his motio- to reco-sider, Plai-tiff Hall complai-s, first, that he is e-titled to discovery. More specifically, he argues that Defe-da-ts are i- co-tempt of the Order and Report and Recommendation, ECF. No. 139, at 19-23, which addressed issues of discovery, evethough defe-da-ts filed a motio- to stay discovery, ECF. No. 145.

<sup>&</sup>lt;sup>1</sup>Notwithstanding the prior directive that Defendants file some response to every motion, *Order and Report and Recommendation*, ECF. No. 139, at 2, 24-25, Defendants have nevertheless failed to respond to Plaintiff Hall's motion to reconsider.

ECF. No. 159, at 5-6. This objectio- is -ot well take-. As Plai-tiff Hall co-cedes, Defe-da-ts filed a motio- to stay discovery shortly after the Magistrate Judge exte-ded the discovery deadli-e i- the case. However, The Court later gra-ted i- its e-tirety Defe-da-ts' motio- for judgme-t o- the pleadi-gs, *Opinion and Order*, at 18, however, thereby obviati-g the -eed for discovery i- this case. Based o- this record, Plai-tiff Hall is -ot e-titled to discovery a-d has -ot show- that Defe-da-ts are i- co-tempt of a Court order.

Seco-d, Plai-tiff Hall disagrees with various stateme-ts a-d/or argume-ts made i- Defe-da-ts' objectio-s to the Order and Report and Recommendation. ECF. No. 159, at 6-7. The Court has already e-tertai-ed Defe-da-ts' objectio-s, however, a-d remai-s co-vi-ced that its resolutio- of those objectio-s was proper. See Opinion and Order, ECF. No. 153.

Third, Plai-tiff Hall reiterates his assertio- that "the 2010 Ha-dbook is a tergiversate Ha-dbook[,]" setti-g forth several reaso-s i- support of his positio-. ECF. No. 159, at 7. Agai-, this Court has already addressed this allegatio-, *Opinion and Order*, ECF. No. 153, a-d is -ot persuaded that its judgme-t was e-tered i- error.

Fi-ally, Plai-tiff Hall i-sists that various parole guideli-es, ma-uals a-d matrices, a-d Se-ate Bill 2 i-creased the le-gth of his i-carceratio- i- violatio- of the *ex post facto* clause of the U-ited States Co-stitutio-. ECF. No. 159, pp. 8-10. As the Court reaso-ed i- gra-ti-g Defe-da-ts' motio- for judgme-t o- the pleadi-gs, however, "[P]lai-tiffs have failed to state a colorable claim u-der the *ex post facto* clause of the U-ited States Co-stitutio-." Opinion and Order, ECF. No. 153, at 18. The Court remai-s co-vi-ced that Defe-da-ts' motio- for judgme-t o- the pleadi-gs is meritorious; Plai-tiff Hall

2

has not persuaded the Court that final judgment was entered in error. Accordingly, the Court **DENIES** plaintiff Hall's motion to reconsider. ECF. No. 159.

/s/ (	Gregory	L.	Frost	
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UNITED	STATES	DIS	STRICT	JUDGE