

**NOT DESIGNATED FOR PUBLICATION**

STATE OF LOUISIANA

COURT OF APPEAL

FIRST CIRCUIT

2011 CA 2012

RENALDO QUINN

VERSUS

MS. BONNETTE

*RE*  
*W*  
*Quinn*

**DATE OF JUDGMENT: MAY - 2 2012**

ON APPEAL FROM THE NINETEENTH JUDICIAL DISTRICT COURT  
NUMBER 590,445, SEC. 22, PARISH OF EAST BATON ROUGE  
STATE OF LOUISIANA

HONORABLE TIMOTHY E. KELLEY, JUDGE

\*\*\*\*\*

Renaldo Quinn  
Winnfield, Louisiana

Pro Se

Jonathan R. Vining  
Baton Rouge, Louisiana

Counsel for Defendants-Appellees  
James LeBlanc and the Department of  
Public Safety and Corrections

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BEFORE: WHIPPLE, KUHN, AND GUIDRY, JJ.

**Disposition: AFFIRMED.**

KUHN, J.

Petitioner-appellant, Renaldo Quinn, an inmate in the custody of the Department of Public Safety and Corrections (DPSC), appeals the district court's dismissal of his petition for judicial review, challenging DPSC's denial of his claim for administrative remedy procedure relief, seeking to have his sentence release date recalculated. As the district court commissioner clearly and succinctly explained, based on the contents of the record, DPSC correctly applied La. C.Cr.P. art. 880 to calculate the correct release date based on the minute entry ordering the sentence imposed in #406575 to run concurrent with petitioner's other sentences. Accordingly, we affirm the district court's judgment, dismissing without prejudice petitioner's petition for judicial review, in accordance with La. Uniform Court of Appeal Rule 2-16.2A(2), (4), (5), (6), and (8). Appeal costs are assessed against petitioner-appellant, Renaldo Quinn.

**AFFIRMED.**