NOT DESIGNATED FOR PUBLICATION

STATE OF LOUISIANA

COURT OF APPEAL

FIRST CIRCUIT

NO. 2006 CA 0560

DERRICK LLOYD #120757

VERSUS

DEPARTMENT OF CORRECTIONS AND LINDA RAMSAY

Judgment rendered February 9, 2007.

* * * * * *

Appealed from the 19th Judicial District Court in and for the Parish of East Baton Rouge, Louisiana Trial Court No. 533,341 Honorable Curtis A. Calloway, Judge

* * * * * *

PLAINTIFF-APPELLANT (PRO SE)

ATTORNEY FOR DEFENDANT-APPELLEE RICHARD STALDER

* * * * * *

BEFORE: PETTIGREW, DOWNING, AND HUGHES, JJ.

DERRICK LLOYD TALLULAH, LA

WILLIAM L. KLINE BATON ROUGE, LA



PETTIGREW, J.

In this case, petitioner, an inmate in the custody of the Department of Public Safety and Corrections ("DPSC"), sought review of Administrative Remedy Procedure No. HDQ-05-1807, which had denied petitioner's request for good time based upon a second conviction of a crime of violence pursuant to La. R.S. 15:571.3.¹ Following a *de novo* review of the record herein, including the traversal by petitioner and the Commissioner's Report, the trial court maintained the decision by DPSC, dismissing petitioner's suit with prejudice. This appeal followed. After a thorough review of the record and relevant jurisprudence, we find that our case, **George v. Baker**, 99-0234 (La. App. 1 Cir. 11/5/99), 746 So.2d 783, is controlling precedent, and thus, the trial court's judgment was legally correct. Therefore, we affirm the trial court's judgment in accordance with Uniform Rules--Courts of Appeal, Rule 2-16.2A(2) and (6). All costs associated with this appeal are assessed against petitioner, Derrick Lloyd.

AFFIRMED.

¹ We note petitioner has previously raised the same issue before this court. <u>See Lloyd v. Louisiana State</u> **Dept. of Corrections**, 2004-0068 (La. App. 1 Cir. 12/17/04), 890 So.2d 33, <u>writ denied</u>, 2005-0436 (La. 1/9/06), 918 So.2d 1025 (unpublished).