

**UNITED STATES DISTRICT COURT
District of Maine**

DURRELL WILLIAMS,)	
)	
Movant)	
)	
v.)	No. 2:08-cr-00112-GZS-2
)	No. 2:12-cc-00133-GZS
UNITED STATES OF AMERICA)	
)	
Respondent.)	
)	

**ORDER AFFIRMING THE
RECOMMENDED DECISION OF THE MAGISTRATE JUDGE**

The United States Magistrate Judge filed with the Court on April 9, 2013, her Recommended Decision (ECF No. 226). Plaintiff filed his Objection to the Recommended Decision (ECF No. 227) on April 29, 2013.

I have reviewed and considered the Magistrate Judge's Recommended Decision, together with the entire record; I have made a de novo determination of all matters adjudicated by the Magistrate Judge's Recommended Decision; and I concur with the recommendations of the United States Magistrate Judge for the reasons set forth in her Recommended Decision, and determine that no further proceeding is necessary.

1. It is therefore **ORDERED** that the Recommended Decision of the Magistrate Judge is hereby **AFFIRMED**.

2. It is hereby **ORDERED** that Plaintiff's 28 U.S.C. § 2255 is summarily **DISMISSED**.
3. It is hereby **ORDERED** that no certificate of appealability shall be issued in the event that Plaintiff files a notice of appeal because there is no substantial showing of the denial of a constitutional right within the meaning of 28 U.S.C. § 2253(c)(2).

/s/George Z. Singal _____
U.S. District Judge

Dated this 17th day of May, 2013.

Defendant (2)

DURRELL WILLIAMS
TERMINATED: 06/01/2009
also known as
D-BLOCK
TERMINATED: 06/01/2009

represented by **DURRELL WILLIAMS**
74652-053
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Pending Counts

CONSPIRACY TO DISTRIBUTE
AND POSSESS WITH INTENT TO
DISTRIBUTE 50 GRAMS OR
MORE OF COCAINE BASE 21:846
and 21:841(b)(1)(A)
(1s)

CONSPIRACY TO DEFRAUD THE
UNITED STATES, 18:371
(2s-3s)

AIDING AND ABETTING FALSE
STATEMENTS IN FIREARM
TRANSACTIONS 18:924(a)(1)(A)
and 18:2
(4s-8s)

Disposition

300 Months(Comprised of 300
months on Count One, 60 Months on
each of Counts Two through Eight,
and 120 Months on each of Counts
Nine through Thirteen) all to be
served concurrently; 10 Years
Supervised Release (Comprised of 10
years on Count One, and 3 years on
each of Counts Two through
Thirteen) to be served concurrently
with each other; \$1,300 Special
Assessment.

300 Months(Comprised of 300
months on Count One, 60 Months on
each of Counts Two through Eight,
and 120 Months on each of Counts
Nine through Thirteen) all to be
served concurrently; 10 Years
Supervised Release (Comprised of 10
years on Count One, and 3 years on
each of Counts Two through
Thirteen) to be served concurrently
with each other; \$1,300 Special
Assessment.

300 Months(Comprised of 300
months on Count One, 60 Months on
each of Counts Two through Eight,
and 120 Months on each of Counts
Nine through Thirteen) all to be
served concurrently; 10 Years
Supervised Release (Comprised of 10
years on Count One, and 3 years on
each of Counts Two through
Thirteen) to be served concurrently

POSSESSION OF FIREARMS BY
CONVICTED FELON 18:922(g)(1)
and 18:924(a)(2)
(9s-13s)

with each other; \$1,300 Special
Assessment.

300 Months(Comprised of 300
months on Count One, 60 Months on
each of Counts Two through Eight,
and 120 Months on each of Counts
Nine through Thirteen) all to be
served concurrently; 10 Years
Supervised Release (Comprised of 10
years on Count One, and 3 years on
each of Counts Two through
Thirteen) to be served concurrently
with each other; \$1,300 Special
Assessment.

Highest Offense Level (Opening)

Felony

Terminated Counts

CONSPIRACY TO DEFRAUD THE
UNITED STATES, 18:371
(1)

Disposition

Suspensed

AIDING AND ABETTING FALSE
STATEMENTS IN GUN
TRANSACTIONS, 18:924(a)(1)(A)
AND 2
(2-6)

Suspensed

FELON IN POSSESSION OF A
FIREARM, 18:922(g)(1) AND
924(a)(2)
(7-11)

Suspensed

**Highest Offense Level
(Terminated)**

Felony

Complaints

None

Disposition

Plaintiff

USA

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