

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION II

In the Matter of the Personal Restraint
Petition of

GRAHAM SHERRILL and SOPHIA
LAFERRIERE,

Petitioner.

No. 56997-3-II

ORDER DISMISSING PETITION

Petitioners, Graham Sherrill and Sophia LaFerriere, are in the custody of the Department of Corrections at Airway Heights Corrections Center. In a barely comprehensible petition, petitioners complain of the conditions of their confinement, including limits on access to the law library to pursue a civil action, department staff non-compliance with COVID-19 protocols, denial of access to the offender grievance program, failure to use their preferred names and pronouns, removal from their cell of images deemed to be sexually explicit, failure to change their cell placements, and retaliation through the issuance of infractions. But the relief they seek are damages and declaratory relief. Those forms of relief are not available through a personal restraint petition. The only relief they may receive is remedying any unconstitutional conditions of confinement. RAP 16.4(c)(6); *In re Pers. Restraint of Turay*, 139 Wn.2d 379, 420, 986 P.2d 790 (1999). They have not demonstrated any unconstitutional conditions of

confinement and have therefore not demonstrated any grounds for relief from restraint.

Accordingly, it is hereby

ORDERED that Petitioners' petition is dismissed under RAP 16.11(b). Their request for appointment of counsel is denied.


Acting Chief Judge Pro Tempore

cc: Graham Sherrill and Sophia LaFerriere
Candie M. Dibble