

January 2, 2019

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION II

In re the Personal Restraint Petition of

DAVID TROUPE, JR.,

Petitioner.

No. 51645-4-II

ORDER DISMISSING PETITION

David Troupe, Jr., seeks relief from the Department of Corrections (DOC)'s: (1) placement of him in the Intensive Management Unit; (2) retaliation against him for filing complaints; (3) denying him mental health treatment; (4) assaulting him in his cell; and (5) assignment to a dirty cell. But he does not have a liberty interest in which facility DOC places him. *In re Personal Restraint of Matteson*, 142 Wn.2d 298, 314-15, 12 P.3d 585 (2000). And he does not demonstrate that he has been retaliated against, that he has been denied mental health treatment or that he has been assaulted in his cell. *Troupe v. Woods*, 2017 WL 1208025 (W.D. Wash., Feb. 16, 2017).

Troupe does not show any grounds for relief from restraint, making his petition frivolous. Accordingly, it is hereby

ORDERED that Troupe's petition is dismissed under RAP 16.11(b). His motion for a protection order against DOC is denied. We decline to revisit Troupe's filing fee waiver.



Acting Chief Judge Pro Tempore

cc: David Troupe, Jr.
Timothy J. Feulner