## NOT DESIGNATED FOR PUBLICATION

## STATE OF LOUISIANA

**COURT OF APPEAL** 

FIRST CIRCUIT

2009 CA 1678

GLEN TAUZIER A/K/A WAYNE TAUZIER

**VERSUS** 

JAMES LEBLANC, SECRETARY OF DEPARTMENT OF PUBLIC Sha SAFETY AND CORRECTIONS

**DATE OF JUDGMENT:** 

APR - 1 2010

ON APPEAL FROM THE NINETEENTH JUDICIAL DISTRICT COURT NUMBER 570,767, DIV. M (26), PARISH OF EAST BATON ROUGE STATE OF LOUISIANA

HONORABLE KAY BATES, JUDGE

Glen Tauzier Angie, Louisiana Pro Se

Debra A. Rutledge Baton Rouge, Louisiana Counsel for Defendant-Appellee James LeBlanc, Secretary, Department of Public Safety and Corrections

BEFORE: PARRO, KUHN, AND McDONALD, JJ.

Disposition: AFFIRMED.

## KUHN, J.

Offender-appellant, Glen Tauzier, appeals the district court's judgment, dismissing his request for judicial review of Administrative Remedy Procedure No. RCC-2008-368. Because appellant has previously litigated the issue of his entitlement to good time release on supervised parole, *see Tauzier v. Cain*, 96-1934 (La. App. 1st Cir. 6/20/97), 696 So.2d 650, appellant's claim is dismissed, *see* La. R.S. 13:4231, at his costs. Accordingly, the district court's judgment is affirmed in accordance with La. U.R.C.A. Rule 2-16.2.A(2), (4), (5), (6), and (8).

## AFFIRMED.

Appellant contends in his traversal of the district court commissioner's recommendation and again on appeal that the order of another panel of this court remanding his case to the district court for the commissioner to "conduct a hearing to fully develop [the] issue and ascertain whether [appellant's] right to equal protection under the law has been violated," see Tauzier v. Cain, 96-1934 at p. 3, 696 So.2d at 652, has not been complied with. But in his petition, appellant sought only to have his master prison record amended to allow him to be released from custody without parole supervision and, thus, his entitlement to relief seeking conformance with this court's earlier-issued order has not been properly raised and reviewed, see La. R.S. 15:1177, and, therefore, is not before us in this appeal.