Not for publication in West's Federal Reporter Citation Limited Pursuant to 1st Cir. Loc. R. 32.3

United States Court of AppealsFor the First Circuit

No. 03-1326

PAUL RADION,

Plaintiff, Appellant,

V.

NEW HAMPSHIRE SUPREME COURT, ET AL.,

Defendants, Appellees.

APPEAL FROM THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW HAMPSHIRE

[Hon. Paul J. Barbadoro, <u>U.S. District Judge</u>].

Before

Boudin, <u>Chief Judge</u>, Torruella and Selya, <u>Circuit Judges</u>.

Paul L. Radion on brief pro se.

<u>Paul C. Semple, McSwiney, Semple, Bowers & Wise</u> for appellee Audrey Nelson.

 $\underline{\text{Peter W. Heed}}$, Attorney General with whom $\underline{\text{Nancy J. Smith}}$, Senior Assistant Attorney General were on brief for appellees The State of New Hampshire.

December 30, 2003

Per Curiam. Paul Radion has appealed the district court's judgment dismissing his complaint. We have reviewed the parties' briefs and the record on appeal. We affirm.

Radion's attempt to obtain relief from the denial of his claims in state court by purporting to cast a federal hue on these claims is ineffective. See Fortune v. Mulherrin, 533 F.2d 21, 22 1976) curiam) (1st Cir. (per (an allegation that unconstitutional result has been reached in a state court does not vest a federal court with jurisdiction to review state proceedings collaterally). Radion's claims against appellee Nelson were correctly dismissed on res judicata grounds. Similarly, Radion's claims against the state court defendants were correctly dismissed, inter alia, on grounds of judicial immunity.

Affirmed. See 1st Cir. R. 27(c).