

**FOR PUBLICATION**

**UNITED STATES COURT OF APPEALS**

**FOR THE NINTH CIRCUIT**

KEVIN MURPHY,  
Plaintiff-Appellant,

v.

ROBERT SHAW, Unit Sergeant;

No. 97-35989

LARRY BEARLEY, Hearings Officer;

D.C. No.

MICHAEL MAHONEY, Bureau

CV-95-00062-CCL

Warden;

MYRON BEESON, Bureau Warden;

ORDER

and

RICHARD S. DAY, Director,

Department of Corrections,

Defendants-Appellees.

On Remand from the United States Supreme Court

Filed June 12, 2001

Before: Betty B. Fletcher, Stephen Reinhardt, and  
Sidney R. Thomas, Circuit Judges.

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**ORDER**

We remand to the district court to determine in light of the opinion in Shaw v. Murphy, 99-1613, April 18, 2001, whether the prison regulations -- particularly the rules forbidding insolence and interference with due process hearings -- as applied to Murphy in this case are "reasonably related to legitimate penological interests" Turner v. Saffley, 482 U.S. 78, 79 (1987), or are vague and overbroad as applied to him.