FILED

NOT FOR PUBLICATION

JAN 03 2013

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

JEFF RUSSELL TRAXTLE,

Plaintiff - Appellant,

v.

SHERRI HOLMAN, Library Coordinator, Oregon Department of Corrections; DON MILLS, Superintendent, DOC, Two Rivers Correctional Institution,

Defendants - Appellees.

No. 12-35063

D.C. No. 6:11-cy-06142-TC

MEMORANDUM*

Appeal from the United States District Court for the District of Oregon Ann L. Aiken, Chief Judge, Presiding

Submitted December 19, 2012**

Before: GOODWIN, WALLACE, and FISHER, Circuit Judges.

Oregon state prisoner Jeff Russell Traxtle appeals pro se from the district court's judgment dismissing as time-barred his 42 U.S.C. § 1983 action alleging a

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

^{**} The panel unanimously concludes this case is suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

violation of his constitutional right of access to the courts. We have jurisdiction under 28 U.S.C. § 1291. We review de novo, *Douglas v. Noelle*, 567 F.3d 1103, 1106 (9th Cir. 2009), and we affirm.

The district court properly dismissed Traxtle's action as time-barred because his access-to-courts claim accrued more than two years before he filed his complaint. *See* Or. Rev. Stat. § 12.110(1) (two-year statute of limitations for personal injury claims); *Douglas*, 567 F.3d at 1109 (for § 1983 claims, courts apply the forum state's statute of limitations for personal injury claims); *Morales v. City of Los Angeles*, 214 F.3d 1151, 1154 (9th Cir. 2000) (an access-to-courts claim accrues when the lower court issues its judgment in the underlying action, not when the appeals of that judgment have been exhausted).

Traxtle's reliance on *Christopher v. Harbury*, 536 U.S. 403 (2002), is misplaced.

AFFIRMED.

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