to secure the witness' presence, [] but the Sixth Amendment does not require the prosecution to exhaust every avenue of inquiry, no matter how unpromising." <u>Id.</u> at *4. Rather, a federal court on habeas review is required to use the "deferential standard of review" set forth in AEDPA and review the state court decision for reasonableness. <u>Id.</u> With the Supreme Court's recent pronouncement in mind, the Court finds no error in the Magistrate Judge's analysis of this issue.

IT IS ORDERED that Judgment be entered dismissing this action without prejudice.

DATE: 12-14-2011

HÓN. OTIS Ó. WRIGHT II UNITED STATES DISTRICT JUDGE