Steven Williams, Jr. v. Nick Ludwick Doc. 6111931641 Att. 1

Case: 13-1195 Document: 006111931641 Filed: 01/09/2014 Page: 1

NOT RECOMMENDED FOR FULL-TEXT PUBLICATION File Name: 14a0010n.06

Case No. 13-1195

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

	TOR THE SIXTH CIRCUIT	// \\
		FILED Jan 09, 2014
STEVEN WILLIAMS, JR.,)	DEBORAH S. HUNT, Clerk
)	
Petitioner-Appellant,)	
) ON AP	PEAL FROM THE UNITED
v.) STATE	S DISTRICT COURT FOR
) THE I	EASTERN DISTRICT OF
NICK J. LUDWICK,) MICHIO	GAN
)	
Respondent-Appellee.)	
)	
	/)	

Before: GUY, GIBBONS, ROGERS, Circuit Judges.

PER CURIAM. Petitioner, Steven Williams, appeals the district court's denial of his petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254 concerning his claim that the state court unreasonably applied federal law to his claim of ineffective assistance of counsel. Because the district court issued a thorough written opinion which correctly stated the governing law and facts of the case, and because issuance of a full opinion would be both duplicative and serve no jurisprudential purpose, we AFFIRM the judgment on the basis of the district court's opinion entered on January 15, 2013. Williams v. Ludwick, No. 09-13558, 2013 WL 153321 (E.D. Mich. Jan. 15, 2013).

AFFIRMED.