United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

May 13, 2013 Amended May 16, 2013

Before

FRANK H. EASTERBROOK, Chief Judge

No. 12-1439

ROYCE BROWN,

Petitioner-Appellant,

 \mathbf{v} .

JOHN F. CARAWAY, Warden, *Respondent-Appellee*.

Appeal from the United States District Court for the Southern District of Indiana, Terre Haute Division.

No. 2:12-cv-28-WTL-WGH William T. Lawrence, *Judge*.

Order

Chief Judge Easterbrook's statement issued on May 10, 2013, is amended as follows:

Page 32, line 13, "Begay and Engel" should be "Bousley and Engel";

Page 32, line 25, "Begay and Engel" should be "Bousley and Engel";

Page 32, 2^{nd} paragraph, line 1, "Begay has a proviso" should be "Bousley has a proviso"; and

Page 36, 1st full paragraph, "Even if *Begay* were constitutional, and this were Brown's first collateral attack" should be revised to begin: "Even if this were Brown's first collateral attack".