Joseph Wood, III v. Charles Ryan, et al

Case: 14-16310 07/21/2014

ID: 9175804

DktEntry: 35-1

Page: 1 of 1

Doc. 9026219598

## FOR PUBLICATION

JUL 21 2014

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

## UNITED STATES COURT OF APPEALS

## FOR THE NINTH CIRCUIT

JOSEPH RUDOLPH WOOD, III,

Plaintiff - Appellant,

v.

CHARLES L. RYAN, Director of the Arizona Department of Corrections; et al.,

Defendants - Appellees.

No. 14-16310

D.C. No. 2:14-cv-01447-NVW-JFM District of Arizona, Phoenix

ORDER

Before: THOMAS, Circuit Judge and Capital Case Coordinator.

Pursuant to the rules applicable to capital cases in which an execution date has been scheduled, a deadline was established by which any judge could request a vote on whether the panel's July 19, 2014 opinion should be reheard en banc. A judge requested a vote on whether to rehear the panel's opinion en banc. A majority of the non-recused active judges did not vote in favor of rehearing en banc. Judges Graber, Murguia, and Hurwitz did not participate in the deliberations or vote in this case. The petition for rehearing en banc is denied. The Court's July 19, 2014

opinion, granting a conditional stay of Wood's execution, remains in effect.

The full court has been advised of the petition for rehearing en banc.