Vanzant v. Hobbs Doc. 16

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS PINE BLUFF DIVISION

MARK EDWARD VANZANT ADC # 137057

PETITIONER

v.

No. 5:13-cv-307-DPM-HDY

RAY HOBBS RESPONDENT

ORDER

The Court has considered Magistrate Judge H. David Young's findings and recommendations, N_2 13, and Vanzant's responses, N_2 14 & 15, which the Court construes as his objections. On *de novo* review, the Court adopts Judge Young's recommendation. FED. R. CIV. P. 72(b)(3). Vanzant's petition for writ of habeas corpus is dismissed without prejudice. His motion for additional time to seek pre-authorization from the Court of Appeals, N_2 15, is denied. Vanzant needs that Court's blessing *before* filing with this Court. 28 U.S.C. § 2244(b)(3)(A). And should he receive permission, he can always refile his petition. A certificate of appealability will not issue because Vanzant has not made a substantial showing of the violation of any right.

So Ordered.

D.P. Marshall Jr.

United States District Judge

13 December 2013