TWITTY v. BUTTS Doc. 3

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA

TERRY R. TWITTY, SR.,	,)	
	Petitioner,)	
vs.)	1:12-cv-00985-TWP-MJD
)	
KEITH BUTTS, Warden	,)	
)	
	Respondent.)	

Entry and Order to Show Cause

I.

A.

The petitioner shall have **through August 15, 2012,** in which to either pay the \$5.00 filing fee for this action or demonstrate his financial inability to do so.

В.

The third claim in the petition for writ of habeas corpus is summarily dismissed pursuant to Rule 4 of the Rules Governing Section 2254 Proceedings in the United States District Courts because it is based on allegations involving the post-conviction relief proceeding and those allegations do not support a cognizable claim for relief under 28 U.S.C. § 2254(a). Montgomery v. Meloy, 90 F.3d 1200, 1206 (7th Cir.) ("[u]nless state collateral review violates some independent constitutional right, such as the Equal Protection Clause, . . . errors in state collateral review cannot form the basis for federal habeas corpus relief"), cert. denied, 519 U.S. 907 (1996); Williams v. State, 640 F.2d 140, 143-44 (8th Cir.) ("Infirmities in the state's post-conviction remedy procedure cannot serve as a basis for setting aside a valid

original conviction. . . . Errors or defects in the state post-conviction proceeding do not, *ipso facto*, render a prisoner's detention unlawful or raise constitutional

questions cognizable in habeas corpus proceedings."), cert. denied, 451 U.S. 990

(1981).

No partial final judgment shall issue at this time as to the claim(s) resolved

in this Entry.

II.

The petitioner-s custodian is directed to answer the allegations of the

petitioner-s petition for a writ of habeas corpus, and in doing so shall show cause

why the relief sought by the petitioner should not be granted. This shall be done

within twenty (20) days after the date this Entry is signed. The petitioner shall

have **twenty** (20) days after service of such answer or return to order to show cause

on him in which to reply.

A copy of this Entry and Order to Show Cause shall be sent to the Indiana

Attorney General through a Notice of Electronic Filing ("NEF") generated by the

 $court's \ CM/ECF \ case \ management \ system. \ The \ Indiana \ Attorney \ General \ has$

previously been provided with a copy of the habeas petition itself.

IT IS SO ORDERED.

07/24/2012 Date:

Hon. Tanya Walton Pratt, Judge United States District Court

Southern District of Indiana

Distribution:

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