Jones v. Sumlin et al Doc. 16

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

JOSEPH H. JONE	5	*	CIVIL ACTIO	N
VERSUS		*	NO. 11-1520	)
JOHNNY SUMLIN		*	SECTION "F'	ı
	CERTIFICATE OF A	PPEALABILI	TY	
Havi	ng separately issued a	final ord	der in connect:	ion with
the captioned	habeas corpus procee	eding, in	which the de	etention
complained of	arises out of process	s issued b	y a state cou	ırt, the
Court, after o	considering the recor	d and the	e requirement	s of 28
U.S.C. § 2253	and Fed. R. App. P. 2	2(b), here	eby orders tha	ıt,
	a certificate of a having found that per showing of the deni related to the follo	titioner h .al of a	as made a subs constitutiona	stantial
<u> </u>	a certificate of app for the following re The petitioner has	ason(s):	to make a	: issued
	substantial showing of the denial of a constitutional right. The petitioner has			
	failed to show that		<u> </u>	
	could debate whethe		<u> </u>	
	have been resolved i			
	or that the issu		_	

adequate to deserve encouragement to proceed further. See Order dated November 9, 2011, in which the Court adopted the magistrate judge's October 19, 2011 Report & Recommendations that the petition be dismissed with prejudice as untimely.

New Orleans, Louisiana, this 10th day of November, 2011.

JNITED STATES DISTRICT JUDGE