Martin v. Cain et al Doc. 18

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

SHAWN MARTIN

* CIVIL ACTION

VERSUS					*	NO.	15-4650	
N. BURL CAIN	Г				*	SECT	ΓΙΟΝ "F"	(1)
		<u>CERTIFI</u>	CATE OF	APPEALA	ABILITY	<u>Y</u>		
Having	separa	tely iss	sued a fi	nal ord	ler in	connect	ion with	the
captioned h	abeas	corpus	proceed	ding,	in wh	ich the	e deten	tion
complained o	of aris	es out	of proce	ss issu	ued by	a state	court,	the
Court, after	consi	idering	the rec	ord and	d the	require	ments of	28
U.S.C. § 225	3 and	Fed. R.	App. P.	22(b),	hereb	y orders	s that,	
afound that pof a constit	etition	ner has		ubstant	ial sh	nowing o	f the de	_
_								
x_ a			of appeal	labilit	y shal	l not be	e issued	for

The petitioner has failed to make a substantial showing of the denial of a constitutional right. The petitioner has failed to show that reasonable jurists could debate whether the motion should have been resolved in a different manner or that the issues presented were adequate to deserve encouragement to proceed further. See Order dated May 26, 2017, in which the Court adopted the magistrate judge's May 1, 2017 Report & Recommendations that the plaintiff's federal application for habeas corpus is dismissed with prejudice.

New Orleans, Louisiana, this 30th day of May, 2017.

UNITED STATES DISTRICT JUDGE

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