Fon Musoro v. Holder Doc. 4

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA LAKE CHARLES DIVISION

CHRISTOPHER FON MUSORO

A# 98-379-492 Reg # 37939-265 **CIVIL ACTION NO. 10-293**

SECTION P

VS.

JUDGE MINALDI

ERIC H. HOLDER, JR.

MAGISTRATE JUDGE KAY

REPORT AND RECOMMENDATION

Before the court is a petition for writ of habeas corpus filed on February 10, 2010 by pro

se petitioner, Christopher Fon Musoro, pursuant to 28 U.S.C. §2241. At the time of filing,

petitioner was an immigration detainee in the custody of the Department of Homeland

Security/United States Immigration and Customs Enforcement (DHS/ICE) and was detained at

the Federal Detention Center, Oakdale, Louisiana. Petitioner has subsequently been released.

By this petition, he sought review of his custody status.

Petitioner, a citizen of Cameroon, stated that he had been under an order of removal since

May 17, 2005. In sum, he challenged his post-removal-order custody as indefinite. In support of

this assertion, the petitioner stated that he fully complied with the respondent's requests in his

removal proceedings.

Thus, on May 14, 2010, this court issued a Memorandum Order [Doc. 2] directing service

of the petition. On May 24, 2010, the service order was returned with the notation that petitioner

had been released [Doc. 3]. In light of the information on the Federal Bureau of Prison's website

which establishes that the petitioner was released from post-removal-order detention custody on

February 2, 2010, the court finds that his challenge to his detention is now moot and should be dismissed.

Accordingly,

IT IS RECOMMENDED that the petition be **DENIED** and **DISMISSED** as moot.

Under the provisions of 28 U.S.C. §636(b)(1)(C), the parties have fourteen (14) business days from receipt of this Report and Recommendation to file any objections with the Clerk of Court. Timely objections will be considered by the district judge prior to a final ruling.

FAILURE TO FILE WRITTEN OBJECTIONS TO THE PROPOSED FINDINGS
AND RECOMMENDATIONS CONTAINED IN THIS REPORT WITHIN FOURTEEN
(14) BUSINESS DAYS FROM THE DATE OF ITS SERVICE SHALL BAR AN
AGGRIEVED PARTY FROM ATTACKING ON APPEAL, EXCEPT UPON GROUNDS
OF PLAIN ERROR, THE UNOBJECTED TO PROPOSED FACTUAL FINDINGS AND
LEGAL CONCLUSIONS ACCEPTED BY THE DISTRICT COURT.

THUS DONE AND SIGNED, in Chambers, at Lake Charles, Louisiana, this 28th day of October, 2010.

UNITED STATES MAGISTRATE JUDGE