Amaro v. Romanowski Doc. 13

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DANIEL ANTHONY AMARO,

Petitioner,

Case No. 08-12118

V.

Honorable Patrick J. Duggan

KENNETH ROMANOWSKI,

Defendant

JUDGMENT

On May 15, 2008, Petitioner Daniel Anthony Amaro ("Petitioner") filed a pro se petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254, alleging that he is incarcerated in violation of his constitutional rights. Petitioner is challenging his conviction on March 17, 2006, following a jury trial in the Circuit Court for Oakland County, for operating a vehicle under the influence of intoxicating liquor ("OUIL"), third offense, and driving while license suspended ("DWLS"). In an Opinion and Order entered on this date, the Court held that Petitioner is not entitled to habeas relief.

Accordingly,

IT IS ORDERED, ADJUDGED, AND DECREED, that Petitioner's application for a writ of habeas corpus pursuant to 28 U.S.C. § 2254 is **DISMISSED WITH**PREJUDICE.

DATE: August 9, 2010

<u>s/PATRICK J. DUGGAN</u> UNITED STATES DISTRICT JUDGE

Copies to:

Daniel Amaro, #326974 15820 Parklane Drive Plymouth, MI 48170 AAG Laura A. Cook