UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

DERON RAPLEY,		
V.	Petitioner,	Case No. 2:15-cv-101 HON. R. ALLAN EDGAR
DUNCAN MACLAREN,		
	Respondent.	
ORDER ADOPTING REPORT AND RECOMMENDATION		
The Court has before it Petitioner's Objection to Magistrate Judge Timothy P. Greeley's		
Report and Recommendation ("R&R") that the petition for writ of habeas corpus be dismissed		
because it is barred by the one-year statute of limitations. ECF No. 12. Petitioner does not argue		
that he filed his petition timely, that he is entitled to equitable tolling, or allege any facts or		
circumstances that would show actual innocence. Petitioner states that his claims raised in his		
habeas petition show that he is actually innocent and provides a very detailed brief addressing		
the claims raise. However, Petitioner does not show how that he is actually innocent or provide		
any evidence to that effect. Most of his claims directly address his claims of ineffective		
assistance of counsel. McQuiggin v. Perkins, 133 S.Ct. 1924, 1931–32 (2013); Schlup v. Delo,		
513 U.S. 298 (1995).		
Accordingly, Magistrate Judge Greeley's R&R is APPROVED AND ADOPTED as the		
Opinion of the Court. ECF No. 12. The petition is DISMISSED as barred by the one-year		
statute of limitations. ECF No. 7. IT IS ORDERED that a certificate of appealability is denied.		
A judgment consistent with this Order will be entered.		
SO ORDERED.		
Dated:1/6/2016		/s/ R. Allan Edgar
		R. Allan Edgar United States District Court Judge