

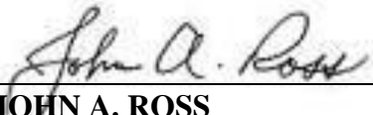
appears that the state court record contains sufficient facts to make an informed decision on the merits of Petitioner's claims. Petitioner is further advised that the "state court record" contains portions of his post-conviction file including a transcript of the evidentiary hearing. If the Court later determines that this record is insufficient to resolve the issues, the Court will schedule an evidentiary hearing. Therefore, the Court will deny Petitioner's motion at this time.

Accordingly,

IT IS HEREBY ORDERED that Petitioner Deraughn Brown's Motion Requesting Permission to Submit Supplement Reply Brief (Doc. 17) is **GRANTED**.

IT IS FURTHER ORDERED that Petitioner's motion entitled "Consideration of Evidentiary Hearing" (Doc. 18) is **DENIED, without prejudice**.

Dated this 2nd day of October, 2015.



JOHN A. ROSS
UNITED STATES DISTRICT JUDGE