Wylie v. State of Montana Doc. 27

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF MONTANA

BUTTE DIVISION

HEATHER ERIN WYLIE,)	Cause No. CV 12-41-BU-CSO
)	
Petitioner,)	
)	
VS.)	ORDER DENYING SOME CLAIMS
)	AND DENYING MOTION FOR
MONTANA WOMEN'S PRISON;)	IMMEDIATE RELEASE
ATTORNEY GENERAL OF)	
THE STATE OF MONTANA,)	
)	
Respondent.)	

This case originally came before the Court on referral pursuant to 28 U.S.C. § 636(b)(1) and D. Mont. L.R. 72.2(a)(1). On October 29, 2012, the Court issued Findings and Recommendation concluding that several claims should be denied and ordering an Answer from Respondent ("the State") on others. On November 19, 2012, Wylie filed an objection and a motion to correct the record. In addition, on December 4, 2012, the Court issued Findings and Recommendation concluding that Petitioner Wylie's motion for immediate release should be denied.

On January 11, 2013, based on the parties' written consent, see Consents (doc.

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26-1), the matter was reassigned to the undersigned for all further proceedings,

including entry of judgment.

In her objections to the recommendation to dismiss claims, Wylie expresses

concern over potential preclusive effect, in this action or a possible future civil

lawsuit, of dismissal of some claims at this point. But the recommendation merely

identifies "claims that are both cognizable in habeas and capable of supporting relief."

Findings and Recommendation (doc. 6) at 6 (emphases added). Wylie may still refer

to evidence or argument she initially made in connection with a dismissed claim to

show the context of a claim that is going forward or to show that she was prejudiced

as a result of a constitutional violation alleged in a claim that is going forward.

The only objection of substance is Wylie's contention that the State's multiple

amendments of the charging document did, in fact, constitute double jeopardy. But

Counts 1 and 3 plainly charge two different offenses, compare Count 1 with Count 3,

Corrected Am. Information (doc. 5-4 at 26-27), and amending an information multiple

times before trial does not itself violate the Constitution.

Wylie's motion to correct the record (doc. 9) is moot. Its allegations will be

addressed along with Claims 1, 10, and perhaps 8.

Based on the foregoing, the Court enters the following:

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ORDER

1. Wylie's motion to correct the record (doc. 9) is DENIED AS MOOT.

2. Claims 2, 3, 5, 7, 9, 11, and 12 are DISMISSED.

3. Claims 1, 4, 6, 8, and 10 are DISMISSED except to the extent an Answer

is required.

4. Wylie's motion for immediate release (doc. 13) is DENIED.

The Court will review the remaining claims in light of the parties' submissions

to date. The Court will consider whether counsel should be appointed or an

evidentiary hearing should be held. No further filings from either party are necessary

at this time. When the review is completed, the Court will issue an Order setting forth

the next step in the proceedings.

DATED this 16th day of January, 2013.

United States Magistrate Judge