TISDALE v. BECK Doc. 2

54dis.frm

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

Ivory Joe Tisdale,)	
		Petitioner,)	
	v.)	1:06CV429
m 1: D 1	••)	1.000 (12)
Theodis Beck,)	
		Respondent.)	

ORDER AND RECOMMENDATION OF UNITED STATES MAGISTRATE JUDGE

Petitioner, a prisoner of the State of North Carolina, has submitted a petition under 28 U.S.C. § 2254 for writ of habeas corpus by a person in state custody. The Clerk of Court received the submission on April 17, 2006. For the following reasons, the petition cannot be further processed.

- 1. Petitioner has filed one habeas petition which is pending in this Court at this time. (No. 1:05CV1012) Petitioner may not file a second or successive habeas petition. His remedy is to file a motion to amend his pending petition if he wishes to add claims and receive permission to do so from the Court.
- 2. An insufficient number of copies was furnished. Petitioner must submit the original and two copies. [Attached instructions and Rule 3(a), Rules Governing § 2254 Cases.]

Because of these pleading failures, this particular petition should be filed and then dismissed, without prejudice to petitioner seeking to amend his pending petition.

<u>In forma pauperis</u> status will be granted for the sole purpose of entering this order and recommendation.

IT IS THEREFORE ORDERED that <u>in forma pauperis</u> status is granted for the sole purpose of entering this order.

IT IS RECOMMENDED that this action be filed, but then dismissed <u>sua sponte</u> without prejudice.

/s/ P. Trevor Sharp	
United States Magistrate Judge	

Date: May 10, 2006