UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

JOHN R. DAY, CASE NO. 1:09-CV-266

Petitioner,

ORDER & OPINION VS. [Resolving Docs. No. 1, 11]

STATE OF OHIO, ET AL,

Respondents.

JAMES S. GWIN, UNITED STATES DISTRICT JUDGE:

On February 5, 2009, Petitioner John R. Day filed a petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2254. [Doc. 1.] With his petition, Day seeks relief from the judgment and sentence that an Ohio state court imposed following his conviction for murder, with a firearm specification, and felonious assault. [Id. at 1.] On June 26, 2009, Respondents State of Ohio and Warden Richard Hall filed a motion to dismiss the petition, arguing that it is time-barred. [Doc. 11.] Petitioner Day did not respond to the motion to dismiss. The Court referred the matter to United States Magistrate Judge David S. Perelman pursuant to Local Rule 72.2. [Doc. 4.]

On July 10, 2009, Magistrate Judge Perelman issued a Report and Recommendation that this Court grant the Respondents' unopposed motion to dismiss because the § 2254 petition was not filed within the limitation period prescribed by 28 U.S.C. § 2244(d)(1). [Doc. 12.] Magistrate Judge Perelman concluded that the Petitioner did not file this action until more than six years after the one year limitation period closed. Therefore, the Magistrate Judge recommends that the motion to dismiss be granted. Neither party objects to the Magistrate Judge's recommendation.

The Federal Magistrates Act requires a district court to conduct a de novo review only of

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those portions of a Report and Recommendation to which the parties have made an objection. 28

U.S.C. § 636(b)(1)(C). Parties must file any objections to a Report and Recommendation within ten

days of service. *Id.* Failure to object within this time waives a party's right to appeal the magistrate

judge's recommendation. FED. R. CIV. P. 72(a); see also Thomas v. Arn, 474 U.S. 140, 145 (1985);

United States v. Walters, 638 F.2d 947, 949-50 (6th Cir. 1981). Absent objection, a district court

may adopt the magistrate's report without review. See Thomas, 474 U.S. at 149. Moreover, having

conducted its own review of the parties' briefs on the issue, the Court agrees with the conclusions

of the Magistrate Judge.

Accordingly, the Court **ADOPTS** in whole Magistrate Judge Perelman's findings of fact and

conclusions of law and incorporates them fully herein by reference. The Court thus **DENIES**

Petitioner Day's § 2254 motion and **GRANTS** the Respondent's motion to dismiss. Further, the

Court certifies, pursuant to 28 U.S.C. § 1915(a)(3), that an appeal from this decision could not be

taken in good faith, and no basis exists upon which to issue a certificate of appealability. 28 U.S.C.

§ 2253(c); Fed. R. App. 22(b).

IT IS SO ORDERED.

Dated: August 6, 2009

James S. Gwin

JAMES S. GWIN

UNITED STATES DISTRICT JUDGE

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