IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION AT CINCINNATI

KYLE FINNELL,

Petitioner, : Case No. 1:17-cv-268

- vs - District Judge Douglas R. Cole

Magistrate Judge Michael R. Merz

TIM SCHWEITZER, Warden, Lebanon Correctional Institution,

:

Respondent.

DECISION AND ORDER DENYING MOTIONS FOR SECOND COPY OF STATE COURT RECORD AND APPOINTMENT OF COUNSEL

This habeas corpus case is before the Court on Petitioner's renewed Motion for a Second Copy of the State Court Record (ECF No. 217). For reasons previously given, the State has no obligation to furnish a second copy of the record, to wit, the State has satisfied the Court that it is not responsible for any damage to the first copy of the record provided to Petitioner. The Motion for a second copy is denied.

The case is also before the Court on Petitioner's seventy-one page Application for Appointment of Counsel (ECF No. 216). That Application is denied for three reasons.

First of all, in the seven-plus years the case has been pending, Petitioner has proven himself fully capable of preparing complex legal arguments without the assistance of counsel, far more than most incarcerated litigants.

Second, the case is one of the oldest habeas corpus cases pending in this Court and has accumulated a record of almost six thousand pages. Appointing counsel at this stage would

undoubtedly delay completion of the case.

Most importantly, the Court lacks funds to compensate appointed counsel. While the

Criminal Justice Act Plan permits appointment of counsel in non-capital habeas cases, Congress

has never provided sufficient funding to appoint counsel beyond those cases where appointment

is required by the Constitution. Counsel are entitled to be compensated and cannot be compelled

to appear in the absence of compensation. Mallard v. U.S. Dist. Court, S.D. Iowa, 490 U.S. 296

(1989).

March 11, 2024.

s/ Michael R. Merz United States Magistrate Judge

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