IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

Razzie WATSON,

ORDER

Petitioner,

03-C-0309-C

v.

MATTHEW FRANK, Secretary, Wisconsin Department of Corrections,

Defendant.

Petitioner Razzie Watson has filed objections to the report and recommendation entered by the United States Magistrate Judge on November 17, 2003. The magistrate judge recommended denial of petitioner's petition for a writ of habeas corpus brought pursuant to 28 U.S.C. § 2254.

Although petitioner has filed voluminous objections, he has failed to show that the magistrate judge erred in any respect in reviewing the petition. Indeed, the objections suggest that petitioner did not read the magistrate judge's report. He continues to raise matters that the magistrate judge explained were matters this court could not consider. For example, he talks about the state's failure to extradite him from Illinois promptly without

acknowledging the magistrate judge's determination that it is of no relevance whether

petitioner was extradited properly or not. The only custody he can challenge is the custody

he is in as a result of his conviction in the Circuit Court for La Crosse County.

The magistrate judge set out in great detail his analysis of the applicable law and

applied it to the facts petitioner has alleged or that appear in the record. He reached the

unassailable conclusion that petitioner is not in custody illegally.

ORDER

IT IS ORDERED that the recommendation of the United States Magistrate Judge is

ADOPTED and that petitioner Razzie Watson's petition for a writ of habeas corpus, filed

pursuant to 28 U.S.C. § 2254, is DISMISSED.

Entered this 12th day of January, 2004.

BY THE COURT:

BARBARA B. CRABB

District Judge

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