

OFFICE OF THE CLERK

Supreme Court of Wisconsin

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September 14, 2021

To:

Hon. W. Andrew Voigt
Circuit Court Judge
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Stanley J. Maday Jr. 34947
Mike Durfee State Prison
1412 Wood Street
Springfield, SD 57062

You are hereby notified that the Court has entered the following order:

No. 2021AP1075-W

Maday v. Fluke L.C. #2011CF442

Pending before the court is a petition for writ of habeas corpus filed by petitioner, Stanley J. Maday, pro se, together with an accompanying Affidavit, Motion for Assistance in Obtaining Counsel and supporting affidavit. Maday claims, inter alia, that his appellate counsel was ineffective for failing to move for reconsideration of this court's 2017 decision affirming Maday's convictions for first-degree sexual assault of a child. State v. Maday, 2017 WI 28, 374 Wis. 2d 164, 892 N.W.2d 611. Maday argues that his appellate counsel should have argued that his conviction violated the ex post facto clause of the United States Constitution. In addition, Maday attaches statements in support of his claim of actual innocence. We conclude that Maday has failed to satisfy the legal standard to establish ineffective assistance of counsel under Strickland v. Washington, 466 U.S. 668 (1984), and his other arguments have been previously litigated or could

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have been previously raised. State v. Escalona-Naranjo, 185 Wis. 2d 168, 517 N.W.2d 157 (1994).
Therefore,

IT IS ORDERED that the petition for writ of habeas corpus is denied, ex parte; and

IT IS FURTHER ORDERED that all other motions are dismissed as moot.

Sheila T. Reiff
Clerk of Supreme Court