

**NOT RECOMMENDED FOR FULL-TEXT PUBLICATION**

**File Name: 06a0543n.06**

**Filed: August 1, 2006**

**No. 05-5669**

**UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT**

MONROE L. COLEMAN-BEY, )

Plaintiff-Appellant, )

v. )

DAN DOVE, et al., )

Defendants-Appellees. )

ON APPEAL FROM THE  
UNITED STATES DISTRICT  
COURT FOR THE EASTERN  
DISTRICT OF KENTUCKY

**OPINION**

**BEFORE: DAUGHTERY and COOK, Circuit Judges; COLLIER, District Judge.\***

PER CURIAM. Monroe Coleman-Bey, acting *pro se*, appeals the district court's dismissal of his petition for a writ of habeas corpus, filed pursuant to 28 U.S.C. § 2241. After reviewing the record, Mr. Coleman-Bey's brief, and the applicable law, we conclude no jurisprudential purpose would be served by a panel opinion. Accordingly, we **AFFIRM** the judgment of the district court upon the reasoning set out by that court in its order and opinion entered on March 24, 2005.

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\*The Honorable Curtis L. Collier, United States District Judge for the Eastern District of Tennessee, sitting by designation.