UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

VALDIR M. LAGE

V.

PRISONER CASE NO. 3:10CV690 (JBA)(JGM)

CAROL CHAPDELAINE, ET AL.

RULING ON PENDING MOTION

On July 29, 2010, petitioner filed a Notice to Appeal to the Ruling on Amended Petition for Writ of Habeas Corpus filed by U.S. District Judge Janet Bond Arterton, denying such Amended Petition. (<u>See</u> Dkts. ##9-11). Petitioner now seeks to proceed <u>in</u> <u>forma pauperis</u> on appeal (Dkt. #13), which motion has been referred to this Magistrate Judge. (Dkt. #14). In denying the amended petition, Judge Arterton also ruled that a certificate of appealability would not issue. (<u>See</u> Dkt. #9, at 4.) Because the Court has certified in writing that an appeal would not be taken in good faith, petitioner is not permitted to proceed <u>in forma</u> <u>pauperis</u> on appeal. <u>See</u> 28 U.S.C. § 1915(a)(3). Petitioner's Motion for Leave to Proceed on Appeal In Forma Pauperis (Dkt. # 13) is therefore **denied**.

See 28 U.S.C. § 636(b) (written objections to ruling must be filed within fourteen calendar days after service of same); FED. R. CIV. P. 6(a), 6(e) & 72; Rule 72.2 of the Local Rules for United States Magistrate Judges, United States District Court for the District of Connecticut; <u>Small v. Secretary, H&HS</u>, 892 F.2d.

15, 16 (2d Cir. 1989) (failure to file timely objection to

Magistrate Judge's recommended ruling may preclude further appeal to Second Circuit).

SO ORDERED at New Haven, Connecticut, this 11th day of August, 2010.

<u>/s/ Joan G. Margolis, USMJ</u> Joan G. Margolis United States Magistrate Judge