


**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF GEORGIA
SAVANNAH DIVISION**

FILED
U.S. DISTRICT COURT
SAVANNAH DIV.

2016 MAR 28 PM 2: 15

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SO. DIST. OF GA.

JARNARD M. WILLIAMS,)

Petitioner,)

v.)

Case No. CV415-292

WARDEN STANLEY WILLIAMS,)

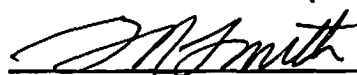
Respondent.)

ORDER

Unaware of “this Court's unlimited reply brief policy,” *Linthicum v. Mendakota Ins. Co.*, 2015 WL 4567106 at * 4 (S.D. Ga. July 28, 2015),¹ Petitioner Jarnard Williams moves for leave to reply to Stanley Williams’ response to his 28 U.S.C. § 2254 petition. Doc. 17. Given that policy, the motion (doc. 17) is **GRANTED**. Jarnard Williams has 14 days from the date this Order is served to place his reply in his prison’s mail system.

¹ See also S.D.Ga.L.R. 7.6 (authorizing reply briefs but imposing notice requirements and time limits); *Waddy v. Globus Med., Inc.*, 2008 WL 3861994 (S.D. Ga. Aug 18, 2008) (the “parties may file as many reply briefs as they like under Local Rule 7.5.”) (citing *Podger v. Gulfstream Aerospace Corp.*, 212 F.R.D. 609, 609 (S.D. Ga. 2003)); *Brown v. Chertoff*, 2008 WL 5190638 at * 1 (S.D. Ga. Dec.10, 2008) (reminding that “[o]nce the initial round of briefs have been filed, subsequent replies run the risk of ‘sudden death.’ That is, the Court is free to issue its decision at any time.”).

SO ORDERED, this 28th day of March, 2016.



UNITED STATES MAGISTRATE JUDGE
SOUTHERN DISTRICT OF GEORGIA