Bradley v. Attorney General of the State of Nevada

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7	Attorneys for Respondent	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	CARL BRADLEY,	Case No. 2:13-cv-01196-RFB-GWF
11	Petitioners,	DECLARATION OF COUNSEL
12	vs.	
13	ATTORNEY GENERAL OF THE STATE OF NEVADA, et al.,	
14		
15	Respondents.	
16	I, JEFFREY M. CONNER, declare under penalty of perjury:	
17	1. I am an Assistant Solicitor General in the Office of the Attorney General of the State of	
18	Nevada, and I make this declaration on behalf of Respondents' motion for enlargement of time in the	
19	above-captioned matter.	
20	2. Respondents reply in support of the motion to dismiss is due July 6, 2018. By this motion	
21	I am requesting an enlargement of twenty-one (21) days, to and including July 27, 2018. This is	
22	Respondents' first request for an enlargement to file the reply.	
23	3. Since Bradley filed his response to	the motion to dismiss, I have been busy working or
24	numerous other federal matters, including completing an answering brief in Redeker v. Neven, No. 17	
25	16917 (9th Cir.), which is due on July 9, 2018. Additionally, I have numerous impending deadline	
26	over the next two weeks in other federal habeas corpus matters, many of which have also bee	
27	extended. In light of the foregoing, Respondents respectfully request that this Court issue an order	
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granting them an enlargement of twenty-one (21) days to, and including, July 27, 2018, to file a reply in support of the motion to dismiss. 4. I contacted opposing counsel, Assistant Federal Defender Amelia Bizzaro, and she indicated she has no objection to Respondents' request for additional time. 5. This motion for enlargement of time is made in good faith and not for the purpose of unduly delaying the ultimate disposition of this case. By: /s/ Jeffrey M. Conner JEFFREY M. CONNER (Bar. No. 11543) **Assistant Solicitor General** IT IS SO ORDERED: RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE DATED this 19th day of July, 2018.

CERTIFICATE OF SERVICE I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on the 5th day of July, 2018, I caused to be served a copy of the foregoing MOTION FOR ENLARGEMENT OF TIME (FIRST REQUEST), by U.S. District Court CM/ECF Electronic Filing to: Amelia L. Bizzaro Assistant Federal Public Defender 411 East Bonneville Ave, Suite 250 Las Vegas, NV 89101 _/s/ Amanda White____