Willing v. Williams et al.

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1	AARON D. FORD		
2	Attorney General AMANDA C. SAGE (Bar No. 13429) Senior Deputy Attorney General State of Nevada Office of the Attorney General 100 North Carson Street Carson City, Nevada 89701-4717 Telephone: (775) 687-2141 Fax: (775) 684-1108 ASage@ag.nv.gov		
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7	Attorney for Respondents		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	NICHOLAS JAMES WILLING,	Case No. 2:14-CV-01194-RFB-CWH	
11	Petitioner(s),		
12	vs.	DECLARATION OF COUNSEL	
13	BRIAN WILLIAMS, SR., et al.,		
14	Respondent(s).		
15	I, AMANDA C. SAGE, hereby state, based on personal knowledge and/or information and		
16	belief, that the assertions of this declaration are true:		
17	1. I am a Senior Deputy Attorney General employed by the Attorney General's Office of the		
18	State of Nevada in the Bureau of Criminal Justice, Post-Conviction Division, and I make this declaration on		
19	behalf of Respondents' motion for enlargement of time in the above-captioned matter.		
20	2. By this motion, I am requesting a forty-six (46) day enlargement of time, to and including		
21	June 17, 2019, to respond to Willing's amended petition. This is Respondents' first enlargement request.		
22	3. The response is currently due May 2, 2019.		
23	4. Since this Court ordered a response	, I unexpectedly inherited several large matters due to	
24	staff reassignments and turnover. This included a motion to dismiss in Leonard v. Baker (death penalty,		
25	Case No. 2:99-cv-360, filed March 20, 2019), a motion to dismiss in Leonard's state postconviction action		
26	(filed 4/25/19), and a Ninth Circuit Answering Brief in Rosas v. Filson (Case No. 17-16839, filed April 12,		
27	2019). As each matter had received enlargements under prior counsel, I had to turn my attention to those		
28	matters. Additionally, I researched and wrote a petition for writ of certiorari in Turner v. Baker (filed April		

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(, 2019); and researched and responded to miscellaneous pleadings in Snow v. Baker (death penalty, Case o. 15-99012, filed April 10, 2019); Alcaraz v. Williams, 2:13-cv-818 (filed 4/22/19); and Adkisson Neven, Case No. 2:14-cv-1934 (filed 4/23/19) Finally, I spent significant time reviewing resumes and nducting interviews for three vacant positions that we filled in the unit in March and April. I also nducted trainings for each of these new hires. Due to these responsibilities, I did not have adequate time fully review and respond to Willing's petition.

- 5. Additionally, I will be out of the office on pre-arranged leave from April 26, 2019 through lay 6, 2019. I unfortunately was not able to get to Willing's filing before my absence. An additional 46 ays will allow me to properly review and respond to this petition on my return.
- 6. On April 25, 2019, I emailed Lisa Rasmussen, the appointed counsel representing Willing this action, about my enlargement request. Ms. Rasmussen indicated she had no objection to espondents' request for enlargement.
- 7. This motion for enlargement of time is made in good faith and not for the purpose of duly delaying the ultimate disposition of this case.

Pursuant to 28 U.S.C. § 1746, Declarant herein certifies, under penalty of perjury, that the regoing is true and correct.

DATED this 26th day of April, 2019.

'IS SO ORDERED:

/s/ Amanda C. Sage

AMANDA C. SAGE (Bar No. 13429) Senior Deputy Attorney General

NITED STATES DISTRICT JUDGE

ATED this 29th day of April, 2019.

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I certify that I am an employee of the Office of the Attorney General and that on this 26th day of April, 2019, I served a copy of the foregoing MOTION FOR ENLARGEMENT OF TIME (FIRST REQUEST), by U.S. District Court CM/ECF electronic filing to:

Lisa Rasmussen
601 South 10th Street
Las Vegas, Nevada 89101