Chapman v. Uttecht Doc. 25

1 2 3 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 4 AT TACOMA 5 GREGORY W. CHAPMAN, NO. C10-5418 RJB/KLS 6 Petitioner. ORDER GRANTING MOTIONS TO 7 LIFT STAY AND TO AMEND v. HABEAS PETITION 8 JEFFREY UTTECHT, 9 Respondent. 10 Before the Court are Petitioner's Motion to Lift Stay (ECF No. 21) and Motion to 11 Amend Habeas Petition (ECF No. 22). Petitioner has submitted his proposed amended 12 petition. ECF No. 22-1. Respondent does not oppose either motion. 13 DISCUSSION 14 Mr. Chapman filed a habeas corpus petition in 2010. ECF No. 5. After filing the 15 16 petition, Mr. Chapman moved to stay the federal petition pending the resolution of pending 17 state court proceedings. ECF No. 12. The Court granted the motion. ECF No. 17. Having 18 completed his state court proceedings, Mr. Chapman now seeks to lift the stay. He also moves 19 to amend his habeas petition. ECF Nos. 21 and 22. 20 Respondent confirms that a review of the state court dockets shows the state court 21 proceedings have concluded. ECF No. 24, Exhibit A, Dockets for State v. Chapman, Court of 22 Appeals Cause No. 40708-6-II and Supreme Court Cause No. 87580-4; Exhibit B, Dockets for 23 24 In re Chapman, Court of Appeals Cause No. 43184-0-II, and Supreme Court Cause No. 87579-25 26

ORDER 1 Dockets.Justia.com

1. Respondent agrees that it is proper for the Court to lift the stay of the federal petition. ECF No. 23.

The decision to grant a motion to amend is within the discretion of the district court, and leave to amend is generally freely given. *See Foman v. Davis*, 371 U.S. 178, 182 (1962); *Ruffolo v. Oppenheimer & Co.*, 987 F.2d 129, 131 (2nd Cir. 1993); *Smith v. Finance Center*, 555 F.2d 234 (9th Cir. 1977). Respondent does not oppose the motion to file the proposed amended petition. ECF No. 23.

Accordingly, it is **ORDERED**:

- (1) Petitioner's motion to lift stay (ECF No. 21) and motion to amend (ECF No. 22) are **GRANTED.** The **stay is lifted** and the amended petition (ECF No. 22-1) shall be filed.
- (2) Respondent shall file his response to the amended petition within forty-five (45) days of the date of this Order.
- (3) The Clerk shall send a copy of this Order to Petitioner and counsel for Respondent.

DATED this 29th day of January, 2013.

Karen L. Strombom

United States Magistrate Judge

ORDER 2