Reesman v.	Dbenland		Doc. 16
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6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON		
7	AT TACOMA		
8	JOEL PAUL REESMAN,	CASE NO. C14-5271 RBL-KLS	
9	Petitioner,	ORDER FOR SERVICE AND	
10	v.	ANSWER, § 2254 PETITION	
11	MIKE OBENLAND,		
12	Respondent.		
13			
14	This is a federal habeas action filed under 28 U.S.C. § 2254. The Court, having reviewed		
15	petitioner's federal habeas petition, hereby finds and ORDERS as follows:		
16	(1) The Clerk shall arrange for service by certified mail upon respondent and upon		
17	the Attorney General of the State of Washington, of copies of the petition, and the memorandum		
18	in support (Dkt. 7 and 15), and of this Order. The Clerk shall also direct a copy of this Order and		
19	of the Court's <i>pro se</i> instruction sheet to petitioner.		
20	(2) Within <i>forty-five (45) days</i> after such service, respondent(s) shall file and serve an		
21	answer in accordance with Rule 5 of the Rules Governing Section 2254 Cases in United States		
22	District Courts. As part of such answer, respondent(s) shall state whether petitioner has		
23	exhausted available state remedies and whether an evidentiary hearing is necessary.		
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Respondent(s) shall not file a dispositive motion in place of an answer without first showing
 cause as to why an answer is inadequate. Respondent(s) shall file the answer with the Clerk of
 the Court and serve a copy of the answer on petitioner.

4 (3) The answer will be treated in accordance with LCR 7. Accordingly, on the face
5 of the answer, respondent(s) shall note it for consideration on the fourth Friday after filing.
6 Petitioner may file and serve a response not later than the Monday immediately preceding the
7 Friday designated for consideration of the matter, and respondent(s) may file and serve a reply
8 not later than the Friday designated for consideration of the matter.

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(4) <u>Filing by Parties, Generally</u>

All attorneys admitted to practice before this Court are required to file documents
electronically via the Court's CM/ECF system. All non-attorneys, such as *pro se* parties and/or
prisoners, may continue to file a paper original with the Clerk. All filings, whether filed
electronically or in traditional paper format, must indicate in the upper right hand corner the
name of the magistrate judge to whom the document is directed.

For any party filing electronically, when the total of all pages of a filing exceeds fifty
(50) pages in length, a paper copy of the document (with tabs or other organizing aids as
necessary) shall be delivered to the Clerk's Office for chambers. The chambers copy must be
clearly marked with the words "Courtesy Copy of Electronic Filing for Chambers."

Any document filed with the Court must be accompanied by proof that it has been served
upon all parties that have entered a notice of appearance in the underlying matter.

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(5) <u>Motions</u>

Any request for court action shall be set forth in a motion, properly filed and served.
Pursuant to LCR 7(b), any argument being offered in support of a motion shall be submitted as a

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1	part of the motion itself and not in a separate document. The motion shall include in its caption
2	(immediately below the title of the motion) a designation of the date the motion is to be noted for
3	consideration on the Court's motion calendar.
4	(6) <u>Direct Communications with District Judge or Magistrate Judge</u>
5	No direct communication is to take place with the District Judge or Magistrate Judge with
6	regard to this case. All relevant information and papers are to be directed to the Clerk.
7	Dated this 29 th day of September, 2014.
8)
9	Karen L. Strombom
10	United States Magistrate Judge
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