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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT TACOMA	
10	SCOTT MICHAEL HILL,	
11	Petitioner,	CASE NO. C14-5330 RJB-JRC ORDER DENYING PETITIONER'S MOTION TO SEAL APPENDIX NINE BUT DIRECTING THE CLERK'S OFFICE NOT TO UNSEAL THE RECORD FOR
12	v.	
13	PATRICK GLEBE,	
14	Respondent.	TWENTY DAYS
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16	The District Court has referred this petition for a writ of habeas corpus to United States	
17	Magistrate Judge J. Richard Creatura. The Court's authority for the referral is 28 U.S.C. §	
18	636(b)(1)(A) and (B), and local Magistrate Judge Rules MJR3 and MJR4. Petitioner filed the	
19	petition pursuant to 28 U.S.C. § 2254.	
20	Petitioner asks the Court to seal appendix nine to his motion to expand the record because	
21	the appendix contains medical records (Dkt. 3). Respondent opposes the motion and argues that	
22	petitioner failed to comply with the Local Rules regarding sealing of documents (Dkt. 15).	
23	Respondent notes that petitioner fails to provide a specific statement of the applicable legal	
24	24 ORDER DENYING PETITIONER'S MOTION TO SEAL APPENDIX NINE BUT DIRECTING THE CLERK'S OFFICE NOT TO UNSEAL THE RECORD FOR TWENTY DAYS - 1	

standard and reasons for keeping the documents under seal as required by Local Rule 5(g)(3)(B)
(Dkt. 15, p. 2). Respondent argues that petitioner failed to certify counsel met and conferred "so
as to minimize the amount of material filed under seal" as required by Local Rule 5(g)(3)(A)
(Dkt. 15, p. 2). Respondent also argues that petitioner has placed his medical condition at issue
and waived any right to privacy in the records (Dkt. 15, p. 2).

The Court has reviewed the proposed appendix. Petitioner submitted three hundred and 6 7 nineteen pages of material. Much of the material involves other issues that have no bearing on the petition that is before the Court. There is no indication that petitioner sought to minimize the 8 number of pages submitted as required by Local Rule 5. Further, petitioner has failed to comply 9 10 with the redaction requirements of Local Rule 5.2 (a)(1) and (3). The redaction requirements 11 apply even to documents under seal. See Local Rule 5(g)(1)(B). The records submitted contain 12 un-redacted birthdates and social security numbers. Pursuant to Local Rule 5(g)(6) the Court 13 directs the Clerk's Office not to unseal the record. The Court gives petitioner 20 days to 14 withdraw the appendix. If the appendix is not withdrawn it will be unsealed. If the appendix is 15 withdrawn, the Court orders that the Clerk's Office delete the entry from the docket. Petitioner may resubmit his motion to seal this appendix after complying with all requirements of Local 16 17 Rule 5 and 5.2, including the meet and confer requirement.

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Dated this 17<sup>th</sup> day of September, 2014.

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J. Richard Creatura United States Magistrate Judge

24 || ORDER DENYING PETITIONER'S MOTION TO SEAL APPENDIX NINE BUT DIRECTING THE CLERK'S OFFICE NOT TO UNSEAL THE RECORD FOR TWENTY DAYS - 2