

FILED

SEP 07 2018

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS OFFICE

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

IN RE:)
REASSIGNMENT OF PRISONER CASES) **Third Amended**
) **Administrative Order No. 132**
)

ADMINISTRATIVE ORDER

This Court's Administrative Order No. 132, entered on December 16, 2010, and amended on November 20 and November 27, 2013, is hereby further AMENDED as follows:

Effective immediately, the automatic referral of all post-threshold habeas corpus cases (NOS Codes 463, 530) to Magistrate Judge Clifford J. Proud pursuant to 28 U.S.C. § 636(b) shall cease. The Clerk of Court is directed to terminate Magistrate Judge Proud as the referral judge on all pending habeas corpus cases (NOS Codes 463, 530), leaving only the presiding district judge on each case (see attached list). Any subsequent referral to a magistrate judge will be by separate order on a case-by-case basis.

Magistrate Judge Clifford J. Proud will retain on his docket any habeas corpus case that, as of the date of this Third Amended Administrative Order, has been referred to him pursuant to 28 U.S.C. § 636(c)(1) for all proceedings, including the entry of judgment.

After the date of this Third Amended Administrative Order, any habeas corpus case (NOS Codes 463 and 530) that is filed in this Court will be randomly assigned to

Chief Judge Michael J. Reagan, Judge Nancy J. Rosenstengel, or Judge Staci M. Yandle, without the automatic inclusion of a referral to a magistrate judge. Any subsequent referral to a magistrate judge will be by separate order on a case-by-case basis.

Effective Immediately, and in accordance with 28 U.S.C. § 636(c)(1), in all habeas corpus cases (NOS Codes 463 and 530), upon the consent of all parties, the Clerk of the Court shall automatically refer the case to Magistrate Judge Clifford J. Proud for any and all proceedings, including the entry of judgment.

IT IS SO ORDERED.

DATE: September 7, 2018

For the Court:



Digitally signed by Chief Judge Michael J. Reagan
DN: cn=Chief Judge Michael J. Reagan, o, ou,
email=judge_reagan@ilsd.uscourts.gov, c=US
Date: 2018.09.07 05:23:26 -05'00'

**MICHAEL J. REAGAN
CHIEF JUDGE
UNITED STATES DISTRICT COURT**

**Habeas Corpus Cases Requiring the Termination of
the 28 U.S.C. § 636(b) Referral to Magistrate Judge Proud**

3:14-cv-01044-MJR-CJP

Sparks v. Butler

3:15-cv-01122-DRH-CJP

Evans v. Wabash County, Illinois, Sheriff's Department

3:15-cv-01389-DRH-CJP

Fieldman v. Butler

3:15-cv-01423-DRH-CJP

Autman v. Butler et al

3:16-cv-00087-DRH-CJP

Wingate v. Pfister

3:16-cv-00153-DRH-CJP

Steppan v. Hutchinson (substituted for Butler)

3:16-cv-00412-DRH-CJP

Gines v. Pierce

3:16-cv-00418-DRH-CJP

Alcorn v. Daniels

3:16-cv-01032-DRH-CJP

Taylor v. Werlich

3:16-cv-01180-DRH-CJP

Barnes v. Werlich

3:16-cv-01249-DRH-CJP

Sanders v. Werlich

3:16-cv-01355-DRH-CJP

Staples v. True

3:16-cv-01374-DRH-CJP

White v. True

3:17-cv-00058-DRH-CJP

Brown v. Werlich

3:17-cv-00247-DRH-CJP

Gough v. Garnett et al

3:17-cv-00335-DRH-CJP

Maggard v. True

3:17-cv-00379-DRH-CJP

Davis v. USA

3:17-cv-00449-DRH-CJP

Wadlington v. Werlich

3:17-cv-00450-DRH-CJP

Cole v. Lashbrook

3:17-cv-00485-DRH-CJP

Veysada v. True

3:17-cv-00522-DRH-CJP

Skannell v. True

3:17-cv-00523-DRH-CJP

Horton v. Werlich

3:17-cv-00543-DRH-CJP

Fletcher-Bey v. Melvin

3:17-cv-00545-DRH-CJP

Alexander v. United States Parole Commission et al

3:17-cv-00551-DRH-CJP

Branch v. Lashbrook

3:17-cv-00562-DRH-CJP

Rhodes v. Warden

3:17-cv-00584-DRH-CJP

Montana v. Werlich

3:17-cv-00644-DRH-CJP

Goodwin v. True

3:17-cv-00645-DRH-CJP

Williams v. True

3:17-cv-00650-DRH-CJP

Burnett v. Mueller

3:17-cv-00697-DRH-CJP

Wiggins v. Werlich

3:17-cv-00797-DRH-CJP
Pettes v. Werlich

3:17-cv-00837-DRH-CJP
Douglas v. Werlich

3:17-cv-00842-DRH-CJP
Martin v. Werlich

3:17-cv-00850-DRH-CJP
Roach v. Werlich

3:17-cv-00893-DRH-CJP
Maze v. Werlich

3:17-cv-01083-DRH-CJP
Robinson v. Werlich

3:17-cv-01137-DRH-CJP
Hartwell v. Werlich

3:17-cv-01138-DRH-CJP
Limon-Pacias v. Werlich

3:17-cv-01215-DRH-CJP
Blue v. Werlich

3:17-cv-01347-DRH-CJP
Cochrell v. True

3:17-cv-01392-DRH-CJP
Dorsey v. Werlich

3:18-cv-00028-DRH-CJP
Perry v. Werlich

3:18-cv-00132-DRH-CJP
Herbert v. Werlich

3:18-cv-00145-DRH-CJP
Robbins v. Werlich

3:18-cv-00152-DRH-CJP
Hourani v. Werlich

3:18-cv-00258-DRH-CJP
Cramer v. Werlich

3:18-cv-00459-DRH-CJP
Wilson v. True

3:18-cv-00486-DRH-CJP
Maxwell v. Werlich

3:18-cv-00555-DRH-CJP
Smadi v. True

3:18-cv-00574-DRH-CJP
Mosley v. Werlich

3:18-cv-00609-DRH-CJP
Dibble v. Kink

3:18-cv-00612-DRH-CJP
Jackson v. True

3:18-cv-00948-DRH-CJP
Braxton v. Werlich

3:18-cv-00952-DRH-CJP
Johnson v. Werlich

3:18-cv-00999-DRH-CJP
Tooley v. Werlich

3:18-cv-01020-DRH-CJP
Huggans v. Werlich

3:18-cv-01025-DRH-CJP
Gardner v. Werlich

3:18-cv-01030-DRH-CJP
Mangine v. True

3:18-cv-01158-DRH-CJP
Smith v. True

3:18-cv-01195-DRH-CJP
Holman v. Kennedy

3:18-cv-01211-DRH-CJP
Bell v. True

3:18-cv-01345-MJR-CJP
Scott v. Illinois

3:18-cv-01347-SMY-CJP
White v. True

3:18-cv-01354-NJR-CJP
Beltran v. Lashbrook

3:18-cv-01393-SMY-CJP

Jones v. Werling

3:18-cv-01462-SMY-CJP

Smadi v. True

3:18-cv-01531-NJR-CJP

Decker v. Superintendent

Total number of cases: 68

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

IN RE:) Amended
REASSIGNMENT OF PRISONER CASES) Administrative Order No. 132

ORDER

This Court's Administrative Order No. 132, entered on December 16, 2010, and amended on November 20, 2013, is hereby further AMENDED as follows:

Effective immediately, all pending habeas corpus cases (NOS 530), other than the exceptions listed on the page attached to this amended order, will be referred to Magistrate Judge Proud. The cases listed on the attached page will remain assigned to the current Magistrate Judge, if any. In addition, any habeas case that survives threshold review under Rule 4 and Rule 1(b) of the Rules Governing § 2254 Cases in United States District Courts after the date of this order will be directly referred to Magistrate Judge Proud. All habeas cases will continue to be directly assigned to Chief Judge Herndon at the time of filing.

This Order is dated this 27th day of November, 2013.


Digitally signed by David
R. Herndon
Date: 2013.11.27 12:02:02
-06'00'

HONORABLE DAVID R. HERNDON
Chief United States District Judge

Habeas Cases That Will Not Transfer to Magistrate Judge Proud:

Mitchell v. USP Marion, Cause No. 06-624-DRH
Nitz v. Hulick, Cause No. 07-520-DRH-SCW
Lane v. Rednour, Cause No. 10-820-DRH-SCW
Coleman v. Hardy, Cause No. 11-360-DRH-SCW
Wade v. Rednour, Cause No. 11-387-DRH-DGW
Dorvil v. Hollingsworth, Cause No. 11-408-DRH-DGW
Sanders v. Rednour, Cause No. 11-683-DRH-PMF
Childs v. Rednour, Cause No. 11-688-DRH-SCW
Bean v. Rednour, Cause No. 11-715-DRH-PMF
Lenius v. Rednour, Cause No. 11-717-DRH-DGW
McMath v. Rednour, Cause No. 11-881-DRH-SCW
Everage v. Williams, Cause No. 12-27-DRH
Thelen v. Cross, Cause No. 12-80-DRH-DGW
Amos v. Roal, Cause No. 12-141-DRH-DGW
Cole v. Atchison, Cause No. 12-176-DRH
Hanson v. Atchison, Cause No. 12-283-DRH
Reeves v. Atchison, Cause No. 12-630-DRH
Barrientos v. Martin, Cause No. 12-803-DRH
McLemore v. Cross, Cause No. 13-163-DRH
Triplett v. Cross, Cause No. 13-215-DRH
Williams v. Cross, Cause No. 13-226-DRH
Keys v. Cross, Cause No. 13-410-DRH
Big Leggins v. Walton, Cause No. 13-764-DRH

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CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS OFFICE

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

IN RE:)
REASSIGNMENT OF PRISONER CASES) **Amended**
Administrative Order No. 132

ORDER

This Court's Administrative Order No. 132, entered on December 16, 2010, is hereby AMENDED as follows:

Effective immediately, all pending habeas corpus cases (NOS 530), other than the exceptions listed on the page attached to this amended order, will be referred to Magistrate Judge Proud. The cases listed on the attached page will remain assigned to the current Magistrate Judge, if any. In addition, any habeas case that survives threshold review under 28 U.S.C. § 1915A after the date of this order will be directly referred to Magistrate Judge Proud. All habeas cases will continue to be directly assigned to Chief Judge Herndon at the time of filing.

This Order is dated this 20th day of November, 2013.

David R. Herndon
David R. Herndon
2013.11.20
06:24:04 -06'00'

HONORABLE DAVID R. HERNDON
Chief United States District Judge

Habeas Cases That Will Not Transfer to Magistrate Judge Proud:

Mitchell v. USP Marion, Cause No. 06-624-DRH
Nitz v. Hulick, Cause No. 07-520-DRH-SCW
Lane v. Rednour, Cause No. 10-820-DRH-SCW
Coleman v. Hardy, Cause No. 11-360-DRH-SCW
Wade v. Rednour, Cause No. 11-387-DRH-DGW
Dorvil v. Hollingsworth, Cause No. 11-408-DRH-DGW
Sanders v. Rednour, Cause No. 11-683-DRH-PMF
Childs v. Rednour, Cause No. 11-688-DRH-SCW
Bean v. Rednour, Cause No. 11-715-DRH-PMF
Lenius v. Rednour, Cause No. 11-717-DRH-DGW
McMath v. Rednour, Cause No. 11-881-DRH-SCW
Everage v. Williams, Cause No. 12-27-DRH
Thelen v. Cross, Cause No. 12-80-DRH-DGW
Amos v. Roal, Cause No. 12-141-DRH-DGW
Cole v. Atchison, Cause No. 12-176-DRH
Hanson v. Atchison, Cause No. 12-283-DRH
Reeves v. Atchison, Cause No. 12-630-DRH
Barrientos v. Martin, Cause No. 12-803-DRH
McLemore v. Cross, Cause No. 13-163-DRH
Triplett v. Cross, Cause No. 13-215-DRH
Williams v. Cross, Cause No. 13-226-DRH
Keys v. Cross, Cause No. 13-410-DRH
Big Leggins v. Walton, Cause No. 13-764-DRH

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS

FILED

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CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUISVILLE
Administrative
Office
Order No. 132

IN THE MATTER OF:

REASSIGNMENT OF PRISONER CASES

ORDER

In order to improve the case management and processing of cases filed in this district by persons in custody, the clerk is directed to reassign pending cases on January 3, 2011, and to assign cases filed in the future as follows:

1. All pending habeas corpus cases (NOS 530), other than the exceptions listed on the attached page, will be transferred to Chief Judge Herndon. The magistrate judge referral on the case, if any, will remain the same.
2. All non-habeas prisoner cases (NOS 540, 550, 555) currently pending before Chief Judge Herndon will be evenly reassigned to Judge Gilbert, Judge Murphy, and Judge Reagan.
3. After the foregoing transfers have been docketed, all non-habeas prisoner cases (NOS 540, 550, and 555) assigned to Judge Gilbert will be referred to Magistrate Judge Frazier; all such cases assigned to Judge Murphy will be referred to Magistrate Judge Wilkerson; all such cases assigned to Judge Reagan will be referred to Magistrate Judge Williams.
4. Effective January 3, 2011, all non-habeas prisoner cases (NOS 540, 550, and 555) will be randomly assigned to Judge Gilbert, Judge Murphy, or Judge Reagan. Any case surviving threshold review and assigned to Judge Gilbert will be directly referred to Magistrate Judge Frazier; any case surviving threshold review and assigned to Judge Murphy will be directly referred to Magistrate Judge Wilkerson; and any case surviving threshold review and assigned to Judge Reagan will be directly referred to Magistrate Judge Williams.
5. Effective January 3, 2011, all habeas cases (NOS 530) filed in the district will be directly assigned to Chief Judge Herndon, and, if

the case survives threshold review, a magistrate judge will be randomly assigned from the deck.

For those with less experience in federal courts and to explain some of the terms of art used above, NOS is the cm/ecf system acronym for Nature of Suit. The number that follows is the category number assigned to the type of case. When the phrase in the nature of a referral to a magistrate judge is used in some form, the discussion concerns assigning pretrial issues to the magistrate such as scheduling, discovery disputes, and evidentiary hearings that will result in a report and recommendation for the presiding district judge who will make a final decision.

This Order is dated this 16th day of December, 2010.

David R. Herndon

David R. Herndon 2010.12.16

10:56:29 -06'00'

Chief United States District Judge

Habeas Cases That Will Not Transfer to Chief Judge Herndon:

Tucker v. Hulick, Cause No. 06-998-GPM-DGW

Fletcher v. Hulick, Cause No. 08-266-GPM-DGW

Bays v. Hollingsworth, Cause No. 09-466-CJP

Price v. Gaetz, Cause No. 09-831-JPG

Bass v. Hollingsworth, Cause No. 09-1059-JPG