v. C	Carey				Do		
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11 12		UNITED STATES DISTRICT COURT					
12	EAS	EASTERN DISTRICT OF CALIFORNIA					
13	JESUS MANUEL VASQUEZ,) 1:0	5-CV-1584 AWI LJO	НС			
15	Petitioner,		DER REQUIRING RI SPONSE	ESPONDENT TO FIL	E		
16	v.) OR	DER SETTING BRIE	FING SCHEDULE			
17 18	TOM L. CAREY, Warden,) SE	DER DIRECTING C RVE DOCUMENT NERAL	LERK OF COURT T S ON ATTORNE			
19	Respondent		NEICAL				
20		/					
21	Petitioner is a state prisoner proceeding pro se with a Petition for Writ of Habeas Corpus						
22	pursuant to 28 U.S.C. § 2254. The Court has conducted a preliminary review of the Petition. Accordingly, pursuant to Rule 4 of the Rules Governing Section 2254 Cases and Rule 16 of the Federal Rules of Civil Procedure, ¹				Dula		
23							
24	the Court HEREBY ORDERS:				ic,		
25							
26		¹ The Federal Rules of Civil Procedure are "applicable to habeas corpus proceedings to the extent that the practice in such proceedings are not set forth in the statutes of the United States and has heretofore conformed to the practice of civil					
27 28	actions." Fed.R.Civ.P. 81(a)(2). Rule 11 inconsistent with these rules, may be app Governing Section 2254 Cases.	also provides "the F	ederal Rules of Civil Procee	dure, to the extent that they a	are not		

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1	1. Respondent SHALL FILE a RESPONSE. A Response can be made by filing one of the			
2	following:			
3	A. AN ANSWER addressing the merits of the Petition and due within NINETY (90)			
4	days of the date of service of this order. Rule 4, Rules Governing Section 2254			
5	Cases; Cluchette v. Rushen, 770 F.2d 1469, 1473-1474 (9th Cir. 1985) (court has			
6	discretion to fix time for filing an Answer.).			
7	 Respondent SHALL INCLUDE with the Answer any and all transcripts or other 			
8	documents necessary for the resolution of the issues presented in the Petition.			
9	Rule 5 of the Rules Governing Section 2254 Cases.			
10	- Any argument by Respondent that Petitioner has <i>procedurally defaulted</i> a			
11	claim(s) SHALL BE MADE in an ANSWER that also addresses the merits of the			
12	claims asserted. This is to enable the Court to determine whether Petitioner meets			
13	an exception to procedural default. See, Paradis v. Arave, 130 F.3d 385, 396 (9th			
14	Cir. 1997) (Procedurally defaulted claims may be reviewed on the merits to serve			
15	the ends of justice); Jones v. Delo, 56 F.3d 878 (8th Cir. 1995) (the answer to the			
16	question that it is more likely than not that no reasonable juror fairly considering			
17	all the evidence, including the new evidence, would have found Petitioner guilty			
18	beyond a reasonable doubt necessarily requires a review of the merits).			
19	– Petitioner's TRAVERSE, if any, is due THIRTY (30) days from the date			
20	Respondent's Answer is filed with the Court.			
21	B. A MOTION TO DISMISS due within SIXTY(60) days of the <i>date of service</i> of this			
22	order based on the following grounds: ^{2,3}			
23				
24	² Rule 4 of the Rules Governing Section 2254 Cases provides that upon the court's determination that summary dismissal is inappropriate, the "judge shall order the respondent to file an answer or <i>other pleading or to take such other</i>			
25	<i>action as the judge deems appropriate.</i> " Rule 4, Rules Governing Section 2254 Cases (emphasis added); <u>see, also</u> , Advisory Committee Notes to Rule 4 and 5 of Rules Governing Section 2254 Cases (stating that a dismissal may obviate the need for			

Committee Notes to Rule 4 and 5 of Rules Governing Section 2254 Cases (stating that a dismissal may obviate the need for
 filing an answer on the substantive merits of the petition and that the Attorney General may file a Motion to Dismiss for
 failure to exhaust.); also, White v. Lewis, 874 F.2d 599, 60203 (9th Cir.1989) (providing that Motions to Dismiss pursuant
 to Rule 4 are proper in a federal habeas proceeding.)

^{28 &}lt;sup>3</sup>Pursuant to Rule 16 of the Federal Rules of Civil Procedure, the parties must seek leave of court before submitting any pleading not contemplated by this Order. Fed.R.Civ.P. 16(e).

1		(1) EXHAUSTION - 28 U.S.C. § 2254(b)(1). A Motion to Dismiss for Petitioner's
2		failure to exhaust state court remedies SHALL INCLUDE copies of all the
3		Petitioner's state court filings and dispositive rulings so as to allow the Court to
4		examine the limitations issue. See, Ford v. Hubbard, 305 F.3d 875 (9th Cir.
5		2002); Kelly v. Small, 315 F.3d 1063 (9th Cir. 2003);
6		(2) STATUTE OF LIMITATIONS - 28 U.S.C. § 2244(d)(1). A Motion to Dismiss
7		the Petition as filed beyond the one year limitations period SHALL INCLUDE
8		copies of all Petitioner's state court filings and dispositive rulings.
9		(3) SECOND OR SUCCESSIVE Petitions - 28 U.S.C. § 2244(b). A Motion to
10		Dismiss the Petition on the basis of § 2244(b) SHALL include a copy of the
11		previously filed federal Petition and disposition thereof.
12	2.	OPPOSITIONS to Motions to Dismiss SHALL be served and filed within EIGHTEEN
13		(18) days, plus three days for mailing. All other Oppositions SHALL be served and filed
14		within EIGHT (8) days, plus three days for mailing. REPLIES to Oppositions to Motions
15		to Dismiss SHALL be served and filed within eight (8) days, plus three days for mailing.
16		Replies to Oppositions to all other Motions SHALL be served and filed within eight (8)
17		days, plus three days for mailing. If no opposition is filed, all motions are deemed
18		submitted at the expiration of the opposition period.
19	3.	Unless already submitted, both Respondent and Petitioner SHALL COMPLETE and
20		RETURN to the Court along with the Response or Motion to Dismiss, a Consent form
21		indicating whether the party consents or declines to consent to the jurisdiction of a the
22		United States Magistrate Judge pursuant to Title 28 U.S.C. § 636(c)(1).
23	4.	RESPONDENT SHALL submit a Notice of Appearance as attorney of record within
24		SIXTY (60) days of the date of service of this order for purposes of service of court
25		orders. See, Local Rule 83-182(a), 5-135(c).
26	5.	The Clerk of the Court is DIRECTED to SERVE a copy of this order along with a copy
27		of the PETITION and any exhibits/attachments, on the Attorney General or his
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1	representative. ⁴
2	All motions shall be submitted on the record and briefs filed without oral argument unless
3	otherwise ordered by the Court. Local Rule 78-230(h). All provisions of Local Rule 11-110 are
4	applicable to this order.
5	IT IS SO ORDERED.
6	Dated:January 25, 2006/s/ Lawrence J. O'Neillb9ed48UNITED STATES MAGISTRATE JUDGE
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27	⁴ If, however, the Petition was filed on January 3, 2005, or thereafter, the Clerk of the Court need not serve a copy
28	of the Petition on the Attorney General or his representative. A scanned copy of the Petition is available in the Court's electronic case management system ("CM/ECF").