Fiore v. Neven Doc. 17

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1	On January 18, 2016, petitioner filed a timely federal habeas petition and an application to
2	hold the petition in abeyance pending exhaustion of two issues in state court. Docs. 1, 2.
3	Petitioner has already commenced the exhaustion process by filing a habeas petition in superior
4	court on January 15, 2016. Doc. 2, Exh. A. Because the superior court petition tolls the statute,
5	28 U.S.C. § 2244(d)(2), respondent does not oppose petitioner's application to hold the mixed
6	petition in abeyance pending exhaustion in state court.
7	Once the exhaustion process is completed, petitioner should be required to notify the Court
8	within 30 days of the filing of the final state court order disposing of his claims. Respondent
9	should then be required to file a responsive pleading, in the form of either a motion to dismiss or
10	an answer on the merits, within 60 days of the notification. Respondent believes this will provide
11	the most expeditious way to provide the Court with briefing in this case.
12	
13	Dated: July 19, 2016 Respectfully submitted,
14	KAMALA D. HARRIS
15	Attorney General of California
16	
17	/s/PEGGY S. RUFFRA PEGGY S. RUFFRA
18	Supervising Deputy Attorney General Attorneys for Respondent
19	SF2016400725 **If the state court petition is not resolved within 6 months the parties must file a joint
20	20876707.doc status report. The status report is due no later than January 27, 2017. The Court otherwise
21	
22	adopts the proposed schedule and vacates the case management conference scheduled for
23	July 26, 2016.
24	
25	IT IS SO ORDERED
26	Date: July 26, 2016
27	
28	Judge Vince Chhabria
	Respondent's Case Nanogement Statement (16-c-200282-VC)
·	DISTRICT OF