Nourn v. Lattimore			Doc. 4
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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
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11	NY NOURN,	1:09-cv-01889-SMS (HC)	
12	Petitioner,	ORDER TRANSFERING CASE TO THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF	
13	vs.		
14	M. LATTIMORE,		
15	Respondent.		
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18	Petitioner, a state prisoner proceeding pro se, has filed a habeas corpus action pursuant to 28		28
19	U.S.C. § 2254, together with a request to proceed in forma pauperis pursuant to 28 U.S.C. § 1915.		
20	The federal venue statute requires that a civil action, other than one based on diversity		ity
21	jurisdiction, be brought only in "(1) a judicial district where any defendant resides, if all defendants		ıts
22	reside in the same state, (2) a judicial district in which a substantial part of the events or omissions		ns
23	giving rise to the claim occurred, or a substantial part of the property that is the subject of the action is		is
24	situated, or (3) a judicial district in which any defendant may be found, if there is no district in which		ch
25	the action may otherwise be brought." 28 U.S.C. § 1391(b).		
26	In this case, the petitioner is challenging a conviction from San Diego County, which is in the		he
27	Southern District of California. Therefore, the petition should have been filed in the United States		tes
28	District Court for the Southern District of California. In the interest of justice, a federal court may		

transfer a case filed in the wrong district to the correct district. See 28 U.S.C. § 1406(a); Starnes v. McGuire, 512 F.2d 918, 932 (D.C. Cir. 1974). Accordingly, IT IS HEREBY ORDERED that this matter is transferred to the United States District Court for the Southern District of California. IT IS SO ORDERED. **Dated:** October 30, 2009 /s/ Sandra M. Snyder UNITED STATES MAGISTRATE JUDGE