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10	UNITED STATES DISTRICT COURT	
11	SOUTHERN DISTRICT OF CALIFORNIA	
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13	UNITED LEVAO,	CASE NO. 10-CV-1040 W (NLS)
14	Petitioner,	ODDED
15		ORDER:
16	VS.	(1) ADOPTING REPORT AND
17		RECOMMENDATION [DOC. 48] AND
18		(2) DENYING PETITIONER'S
19	D.T. LEWIS, Warden,	FIRST AMENDED PETITION
20	Dogwondont	FOR WRIT OF HABEAS CORPUS [DOC. 16]
21	Respondent.	
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23	On January 7, 2011, United Levao ("Petitioner"), a California prisoner	
24	proceeding pro se, filed his first amended petition for writ of habeas corpus under 28	
25	U.S.C. § 2254 ("Petition"). [Doc. 16.] Levao is serving an indeterminate sentence of	
26	15 years to life for first-degree murder. He contests his confinement, alleging that his	
27	due process rights and other constitutional rights under the fourth, fifth, sixth and	
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		-1- 10cv1040w

fourteenth amendments were violated from the time he was first detained up through
 his trial and conviction. Respondent filed an answer, and then as directed by the court,
 an amended answer, arguing that the court should deny the Petition on all grounds.
 [Docs. 40, 46.] The court granted Levao's 60-day extension request for him to file his
 traverse. [Doc. 47.] The traverse was due December 14, 2012. As of the date of this
 order, no traverse has been filed.

On January 31, 2013, after a review of the Petition, amended answer, and
complete record in the case, United States Magistrate Judge Nita L. Stormes issued a
Report and Recommendation ("Report") recommending that this Court deny the
Petition. [Doc. 48.] The Report also ordered that any objection was to be filed by
February 22, 2013. (*Id.* at 20.) To date, neither party has filed an objection or made
a request for additional time to do so.

13 A district court's duties concerning a magistrate judge's report and recommendation, and a party's objections thereto, are set forth in Rule 72(b) of the 14 Federal Rules of Civil Procedure and 28 U.S.C. § 636(b)(1). When no objections are 15 filed, the district court is not required to review the magistrate judge's report and 16 17 recommendation. See United States v. Reyna-Tapia, 328 F.3d 1114, 1121 (9th Cir. 18 2003) (en banc) (holding that 28 U.S.C. § 636(b) (1) (C) "makes it clear that the district judge must review the magistrate judge's findings and recommendations de novo if 19 20 objection is made, but not otherwise") (emphasis in original); Schmidt v. Johnstone, 263 21 F. Supp. 2d 1219, 1226 (D. Ariz. 2003) (concluding that where no objections were filed, 22 the district court had no obligation to review the magistrate judge's report). This rule of law is well-established within the Ninth Circuit and this district. See Wang v. 23 Masaitis, 416 F.3d 992, 1000 n.13 (9th Cir. 2005) ("Of course, de novo review of a R 24 & R is only required when an objection is made to the R & R.") (emphasis added) 25 26 (citing Renya-Tapia, 328 F.3d at 1121); Nelson v. Giurbino, 395 F. Supp. 2d 946, 949 (S.D. Cal. 2005) (Lorenz, J.) (adopting report in its entirety without review because 27

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neither party filed objections to the report despite the opportunity to do so); see also Nichols v. Logan, 355 F. Supp. 2d 1155, 1157 (S.D. Cal. 2004) (Benitez, J.). Accordingly, the Court accepts Magistrate Judge Stormes' recommendation, and ADOPTS the Report in its entirety [Doc. 48]. For the reasons stated in the Report, which is incorporated herein by reference, the Court **DENIES** the Petition [Doc. 16]. The district court clerk shall close the district court case file. IT IS SO ORDERED. DATED: April 3, 2013 Whelan mas United States District Judge