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## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF FLORIDA PANAMA CITY DIVISION

CALVIN ADAIR,

Petitioner,

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CASE NO. 5:12-cv-346-MP-GRJ

SECRETARY, DEPT. OF CORRECTIONS,

Respondent.

## <u>O R D E R</u>

This matter is before the Court on Doc. 1, a petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2254. Petitioner has paid the filing fee. (Doc. 4.)

The Respondent shall file a response to the Petition as directed in this order. The response shall be styled as an answer unless a motion to dismiss the petition, in whole or in part, due to a failure to exhaust state remedies, a procedural bar, nonretroactivity, or a statute of limitations is appropriate, in which case such ground shall be asserted by motion. *See* § 2254 Rule 4 and Advisory Committee Notes (Court may authorize Respondent to address procedural bars by way of a motion to dismiss, "which may avoid burdening the Respondent with the necessity of filing an answer on the substantive merits of the petition."); § 2254 Rule 5(b).<sup>1</sup> If a motion to dismiss some or all of the claims on a procedural ground is filed, Respondent need not also file an answer *as to the merits of those claims only* until the Court rules on the motion

<sup>&</sup>lt;sup>1</sup>The face of the petition reflects that it may be time-barred. See Doc. 1. Accordingly, the Court is affording Respondent a shorter response period in order to facilitate expeditious resolution by motion, if Respondent concludes that a motion to dismiss is warranted.

asserting the procedural ground. *See id*. Respondent may respond to the merits of the Petition without waiving the exhaustion requirement. *See* § 2254(b)(2) and § 2254(b)(3).

Petitioner may file a reply to any of Respondent's arguments, including a motion

to dismiss, within the time set by this order, but is not required to do so. § 2254 Rule

5(e).

The Court will review the record after the answer (or other motion) and

Petitioner's reply (if any) are filed. If it does not appear that a hearing or additional

argument is warranted, then the undersigned will make appropriate disposition of the

motion or petition. If an evidentiary hearing is warranted and permitted, counsel will be

appointed. § 2254 Rule 8. Accordingly, it is

## ORDERED AND ADJUDGED:

1. The **Clerk** shall serve a copy of the petition, Doc. 1, along with this order, on Respondent and the Attorney General of the State of Florida **via regular first-class mail.** 

Respondent shall file an answer or other pleading on or before January 7,
2013. If voluminous exhibits or records (such as transcripts) are submitted in support of the answer, paper copies shall be provided to the court.

3. Petitioner shall have until February 6, 2013, to file a reply, if desired.

**DONE AND ORDERED** this 7<sup>th</sup> day of November 2012.

<u>s / Gary R. Jones</u>

GARY R. JONES United States Magistrate Judge