

Dockets.Justia.com

charges, noting that his criminal trial has been continued several times awaiting the outcome of these
 proceedings.

3 28 U.S.C. § 2254 provides for a means of federal review of a state court conviction.
4 Hairston has not been so convicted and this court cannot entertain his. *Stow v. Murashige*, 389 F.3d
5 880-885 (9th Cir. 2004).

Petitioner also has requested that the Clerk of Court provide him with copies of various
exhibits submitted by respondents in support of the motion to dismiss (docket #78). These documents
should have been provided to petitioner by respondents with his copy of their motion to dismiss.
Alternatively, petitioner, who has not been granted leave to proceed in *forma pauperis* may pay the
required fee to obtain copies from the court's docket. The Clerk shall be directed to inform petitioner
of the cost of those copies.

12 IT IS THEREFORE **ORDERED** that petitioner's Motion for Reconsideration (docket
13 #77) is **denied**.

14IT IS FURTHER ORDERED that the motion for copies of exhibits (docket #78) is15DENIED. The clerk shall inform petitioner of the cost to obtain copies of the exhibits he requests.

Dated this 24^{th} day of August, 2010.

CHIEF