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8	UNITED STATES DISTRICT COURT
9	DISTRICT OF NEVADA
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12	STEVEN NELSON MURRAY,
13	Petitioner, ) 2:12-cv-02212-JCM-VCF
14	vs. ) ORDER
15	BRIAN E. WILLIAMS, SR. <i>et al.</i> ,
16	Respondents.
17	/
18	This action is a <i>pro se</i> petition for a writ of habeas corpus filed pursuant to 28 U.S.C. § 2254,
19	by a Nevada state prisoner. By order filed January 22, 2014, the court granted respondents' motion
20	to partially dismiss the petition. (ECF No. 23). Because the court ruled that grounds I(H) and II(A)
21	were unexhausted, making the petition a "mixed petition" containing both exhausted and
22	unexhausted claims, the court granted petitioner thirty days in which to choose among the following
23	three options:
24	1. He may submit a sworn declaration voluntarily abandoning the unexhausted
25	claims in his federal habeas petition, and proceed only on the exhausted claims; or
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1	2. He may return to state court to exhaust his unexhausted claims, in which case his federal habeas petition will be denied without prejudice; or
2 3	3. He may file a motion asking this court to stay and abey his exhausted federal habeas claims while he returns to state court to exhaust his unexhausted claims.
4	See Rose v. Lundy, 455 U.S. 509, 510 (1982); Rhines v. Weber, 544 U.S. 269 (2005); Kelly v. Small,
5	315 F.3d 1063 (9th Cir. 2002); <i>King v. Ryan</i> , 564 F.3d 1133 (9th Cir. 2009). (ECF No. 23, at p. 11).
6	On February 25, 2014, petitioner filed a one-page notice indicating that he chooses option #3,
7	among the options given to him in the court's order of January 22, 2014. (ECF No. 24). On
8 9	February 27, 2014, petitioner filed a similar document, indicating that he chooses option #3. (ECF
9 10	No. 25). It is not sufficient for petitioner to simply say that he chooses option #3. Petitioner must
10	file an actual motion asking this court to stay and abey the federal petition while he returns to state
12	court to exhaust his unexhausted claims. The court may stay a petition containing both exhausted
13	and unexhausted claims if: (1) the habeas petitioner has established good cause for his failure to
14	exhaust the unexhausted claims; (2) the unexhausted claims are potentially meritorious; and (3)
15	petitioner has not engaged in dilatory litigation tactics. Wooten v. Kirkland, 540 F.3d 1019, 1023-24
16	(9 <sup>th</sup> Cir. 2008); see Rhines v. Weber, 544 U.S. 269 (2005). To the extent that petitioner seeks a stay
17	in this action, he must file a motion for a stay, making the above three-pronged showing, in
18	accordance with Wooten v. Kirkland, 540 F.3d 1019, 1023-24 (9th Cir. 2008) and Rhines v. Weber,
19	544 U.S. 269 (2005).
20	IT IS THEREFORE ORDERED that within thirty (30) days from the date of entry of this
21	order, petitioner shall file a motion for a stay so that he may return to state court to exhaust his
22	unexhausted claims. In the alternative, petitioner may choose from one of the other two options
23	given to him in the court's order of January 22, 2014, to be filed within thirty (30) days from the
24	date of entry of this order.
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1	IT IS FURTHER ORDERED that if petitioner fails to respond to this order within the time
2	permitted, this case may be dismissed with prejudice in its entirety.
3	DATED March 3, 2014.
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5	UNITED STATES DISTRICT JUDGE
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