Floyd v. Baca et al	ī	
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6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
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9	JAMES KENNETH FLOYD, Case No. 3:17-cv-00459-MMD-VPC
10	v. Petitioner, ORDER
11	WARDEN BACA, et al.,
12	Respondents.
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14	Petitioner James Kenneth Floyd has submitted a <i>pro se</i> petition for writ of habeas
15	corpus pursuant to 28 U.S.C. § 2254 (ECF No. 1-1). His application to proceed in forma
16	pauperis shall be granted (ECF No. 1). Floyd challenges his judgment of conviction in
17	state case no. 16EW00112B. The court has reviewed the petition pursuant to Habeas
18	Rule 4, and it shall be docketed and served on respondents. <sup>1</sup>
19	A petition for federal habeas corpus should include all claims for relief of which
20	petitioner is aware. If petitioner fails to include such a claim in his petition, he may be
21	forever barred from seeking federal habeas relief upon that claim. See 28 U.S.C.
22	§2254(b) (successive petitions). If petitioner is aware of any claim not included in his
23	petition, he should notify the court of that as soon as possible, perhaps by means of a
24	motion to amend his petition to add the claim.
25	It is therefore ordered that petitioner's application to proceed in forma pauperis
26	(ECF No. 1) is granted.
27 28	<sup>1</sup> The Court notes that Floyd has submitted a second federal habeas petition in case no. 3:17-cv-00400-MMD-WGC that appears to challenge a different judgment of conviction (state case no. C-14-296625-1).

It is further ordered that the Clerk file and electronically serve the petition (ECF No.
 1-1) on the respondents.

3 It is further ordered that the Clerk add Adam Paul Laxalt, Nevada Attorney General,
4 as counsel for respondents.

It is further ordered that respondents must file a response to the petition, including
potentially by motion to dismiss, within ninety (90) days of service of the petition, with any
requests for relief by petitioner by motion otherwise being subject to the normal briefing
schedule under the local rules. Any response filed must comply with the remaining
provisions below, which are entered pursuant to Habeas Rule 5.

It is further ordered that any procedural defenses raised by respondents in this 10 case must be raised together in a single consolidated motion to dismiss. In other words, 11 the Court does not wish to address any procedural defenses raised herein either in 12 seriatum fashion in multiple successive motions to dismiss or embedded in the answer. 13 Procedural defenses omitted from such motion to dismiss will be subject to potential 14 waiver. Respondents must not file a response in this case that consolidates their 15 procedural defenses, if any, with their response on the merits, except pursuant to 28 16 U.S.C. § 2254(b)(2) as to any unexhausted claims clearly lacking merit. If respondents 17 do seek dismissal of unexhausted claims under § 2254(b)(2): (a) they shall do so within 18 the single motion to dismiss not in the answer; and (b) they shall specifically direct their 19 argument to the standard for dismissal under § 2254(b)(2) set forth in Cassett v. Stewart, 20 406 F.3d 614, 623-24 (9th Cir. 2005). In short, no procedural defenses, including 21 exhaustion, shall be included with the merits in an answer. All procedural defenses, 22 including exhaustion, instead must be raised by motion to dismiss. 23

It is further ordered that, in any answer filed on the merits, respondents must
 specifically cite to and address the applicable state court written decision and state court
 record materials, if any, regarding each claim within the response as to that claim.

It is further ordered that petitioner will have forty-five (45) days from service of the
 answer, motion to dismiss, or other response to file a reply or opposition, with any other

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requests for relief by respondents by motion otherwise being subject to the normal briefing
 schedule under the local rules.

3 It is further ordered that any additional state court record exhibits filed herein by
4 either petitioner or respondents must be filed with a separate index of exhibits identifying
5 the exhibits by number. The CM/ECF attachments that are filed further must be identified
6 by the number of the exhibit in the attachment.

7 It is further ordered that the parties must send courtesy copies of all exhibits in this
8 case to the Clerk of Court, 400 S. Virginia St., Reno, NV, 89501, directed to the attention
9 of "Staff Attorney" on the outside of the mailing address label. Additionally, in the future,
10 all parties shall provide courtesy copies of any additional exhibits submitted to the court
11 in this case, in the manner described above.

DATED THIS 7<sup>th</sup> day of November 2017.

MTRANDA M. DU UNITED STATES DISTRICT JUDGE