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     MARIO D. VALENCIA
     Nevada Bar No. 6154
     40 S. Stephanie St., Ste. 201
 2
     Henderson, NV 89012
     T. (702) 384-7494
 3
     F. (702) 384-7545
 4
     valencia.mario@gmail.com
 5
     Counsel for Charles Nelson
 6
                              UNITED STATES DISTRICT COURT
 7
                                     DISTRICT OF NEVADA
 8
     CHARLES NELSON,
                                                     3:18-cv-00029-RCJ-CLB
 9
                  Petitioner,
                                                     ORDER GRANTING UNOPPOSED
10
                                                     MOTION FOR EXTENSION OF
                                                     TIME TO FILE A RESPONSE TO
11
                                                     RESPONDENTS' MOTION TO
                                                     DISMISS SECOND-AMENDED
     WILLIAM GITTERE, et al.,
12
                                                     FEDERAL HABEAS PETITION
                                                     (ECF Noist)Request)
                  Respondents.
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14
           Pursuant to Rule 12 of the Rules Governing Section 2254 Cases and Section 2255
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     Proceedings, and Fed. R. Civ. P. 6(b)(1)(A) and LR IA 6-1, Petitioner, Charles Nelson, moves
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     for a 30-day extension of time to file his response to Respondents' Motion to Dismiss Second-
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     Amended Federal Habeas Petition (ECF No. 44) (hereinafter "Motion to Dismiss"). The Motion
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     to Dismiss was filed on September 28, 2020. See ECF No. 44.
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           This motion is unopposed. This is Nelson's first request for an extension of time to file
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     his response to the Motion to Dismiss. His response is currently due Friday, November 27, 2020.
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     See ECF No. 22 at 2 ("Petitioner will have 60 days following service of a motion to dismiss to
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     respond to the motion."); see also ECF No. 41 at 2 (order extending the time for petitioner to file
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     his second amended petition but ordering that "in all other respects" the schedule for further
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     proceedings set forth the court's prior order, ECF No. 22, "will remain in effect."). If this
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before Monday, December 28, 2020. See Fed. R. Civ. P. 6(a)(1)(C).

Reasons for the Extension Requested

unopposed motion is granted, Nelson's response to the motion to dismiss will be due on or

Respondents have moved to dismiss *all* of Nelson's grounds for relief in his second amended 28 U.S.C. § 2254 petition (ECF No. 42) for various reasons, and some for multiple reasons. *See* ECF No. 44. Respondents claim all of Nelson's claims should be dismissed because they are either untimely, unexhausted, or not cognizable, or for any combination of these reasons. *Ibid*.

This area of federal habeas practice is factually and legally complex, requiring a significant amount of time re-reading portions of the state court record, researching and analyzing the law addressing relation back and timeliness issues, exhaustion issues and what is considered a technically exhausted claim or a legitimate reason to overcome such a procedural bar, as well as the possibility and grounds for requesting a stay-and-abeyance. Moreover, Nelson must also address whether he will seek additional discovery and request an evidentiary hearing at the time he files his response to the Motion to Dismiss. *See* ECF No. 22 at 2-3.

Counsel for Nelson is a sole practitioner. He has been working on all of the above since being served with the Motion to Dismiss, but he's also had many other professional deadlines and hearings over the past several weeks that required a substantial amount of time. He therefore has not been able to complete the response to the Motion to Dismiss. Furthermore, counsel needs more time to discuss the Motion to Dismiss, the response to the motion, discovery, and an evidentiary hearing with Nelson. Most of their communication is by mail so that takes additional time, too. And, the request for an additional 30 days also takes into account that we are in the

disrupted so many's personal and professional lives and seems to be getting worse at the present

middle of the holiday season and the ever present (it seems) COVID-19 pandemic, which has

time. 1 2 As noted above, this motion is unopposed. Nelson has been working on the response to the motion to dismiss. He may get it filed before the requested additional 30 days expire, but to 3 be safe and for the reasons stated above Nelson is respectfully asking to have until Monday, 4 5 December 28, 2020 to file his response. 6 Conclusion 7 The Court should grant Nelson's unopposed motion and give him until Monday, 8 December 28, 2020 to file his response to the Motion to Dismiss (ECF No. 44). 9 DATED: November 24, 2020. 10 11 s/ Mario D. Valencia MARIO D. VALENCIA 12 Counsel for Charles Nelson 13 IT IS SO ORDERED. 14 15 16 ROBERT C /JØNES District Judge 17 Dated: November 24, 2020. 18 19 20 21 22 23 24

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