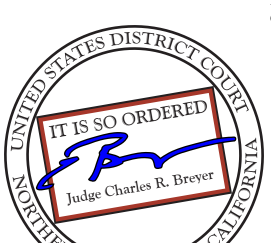
| 1 2                             | ERIK G. BABCOCK, SBN 172517<br>LAW OFFICES OF ERIK BABCOCK<br>1212 Broadway, Suite 726   |
|---------------------------------|--|
| 3                               | Oakland, CA 94612<br>(510) 452-8400 Tel.<br>(510) 452-8405 Fax                           |
| 5                               | Attorney for Petitioner VALERIE CAMPBELL   |
| <ul><li>6</li><li>7</li></ul>   | VALERIE CAMI BELL  |
| 8                               |  |
| 10                              | IN THE UNITED STATES DISTRICT COURT  |
| 11                              | NORTHERN DISTRICT OF CALIFORNIA  |
| 12<br>13                        | VALERIE CAMPBELL, No. CV-06-2225 CRB  ORDER  |
| 14                              | Petitioner-Appellant,  OF TIME TO FILE TRAVERSE  |
| 15                              | V.   |
| 16                              | GLORIA HENRY,  |
| 17<br>18                        | Respondent-Appellee.   |
| 19                              | I, ERIK G. BABCOCK, declare as follows:  |
| 20                              | 1. Ms. Campbell filed a pro se federal habeas petition in 2006. The court granted        |
| 21                              | respondent's motion to dismiss on timeliness grounds. I was subsequently appointed       |
| 22   23                         | to represent her in the Ninth Circuit. The Ninth Circuit found her petition was timely   |
| 24                              | and remanded to this court. After several extensions, my traverse is due today,          |
| 25                              | January 7, 2013.   |
| 26                              | 2. I am requesting approximately 3 months in which to file a traverse. I have exercised  |
| <ul><li>27</li><li>28</li></ul> | diligence but I am still not able to file the traverse by today, as currently scheduled. |
|                                 | APPLICATION FOR EXTENSION OF TIME<br>Campbell v. Henry, No. 06cv2225 CRB                 |

- 3. I have finished reviewing the record in this case. However, I have not been able to finish my investigation and research. I am set for trial in a murder case in Hayward next Monday, January 14, 2013, in People v. Johnson, Alameda No. H52787. I am also set for trial in a serious child molest case on January 17, 2013, in People v. McCarthy, Alameda No., in which my client is facing many consecutive life sentences if convicted. I have been busy preparing for trial in these cases.
- 4. I have previously spoken with respondent's counsel about this case and understood him to say that he would have no objection to, or be prejudiced by, any requested extensions.
- 6. My client is currently in state custody serving a sentence of 25 to life for murder, followed by two consecutive life sentences for two attempted murder convictions.
- 7. I therefore request approximately 3 months, to an including April 8, 2013.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 7st day of January, 2013 at Oakland, California.



/S Erik Babcock
ERIK G. BABCOCK
Counsel for Petitioner

Signed: January 9, 2013