25. TRAVEL EXPENSES

31. TRAVEL EXPENSES

24. OUT OF COURT COMP.

30. OUT OF COURT COMP.

34. SIGNATURE OF CHIEF JUDGE, COURT OF APPEALS (OR DELEGATE) Payment approved in excess of the statutory threshold amount.

28. SIGNATURE OF THE PRESIDING JUDICIAL OFFICER

23. IN COURT COMP.

29. IN COURT COMP.

26. OTHER EXPENSES

32. OTHER EXPENSES

DATE

DATE

27. TOT. AMT. APPR./CERT.

33. TOTAL AMT. APPROVED

28A. JUDGE/MAG CODE

34A. JUDGE CODE

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FILED

UNITED STATES COURT OF APPEALS

SEP 11 2012

FOR THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

QUINN WILRIDGE,

Petitioner - Appellant,

V.

TERRI GONZALEZ, Warden,

Respondent.

No. 09-17695

D.C. No. 3:09-cv-02236-SI Northern District of California, San Francisco

ORDER

Before: Peter L. Shaw, Appellate Commissioner.

Appellant's motion for a limited remand is granted. See Fed. R. App. P. 12.1; Crateo v. Intermark, Inc., 536 F.2d 862 (9th Cir. 1976). This appeal is remanded to the district court for the limited purpose of enabling the district court to consider appellant's Federal Rule of Civil Procedure 60(b) motion.

Within 60 days after the filing date of this order or within 7 days after the district court's ruling on the Rule 60(b) motion, whichever occurs first, appellant shall file: (1) a report on the status of district court proceedings and motion for appropriate relief; or (2) the opening brief. The filing of the opening brief or the failure to file a report will terminate the limited remand.

AM/MOATT

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If the opening brief is filed, the answering and optional reply briefs shall be filed in accordance with the time limits set forth in Federal Rule of Appellate Procedure 31(a).