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8 **UNITED STATES DISTRICT COURT**
9 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
10 **OAKLAND DIVISION**
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12 Clifford Stanley BOLDEN,

13 Petitioner,

14 v.

15 Michael MARTEL,
16 Acting Warden of San Quentin State Prison,¹

17 Respondent.

Case No. C 9-2365 PJH

DEATH-PENALTY CASE

INITIAL SCHEDULING ORDER

18 On August 1, 2011, the Court appointed counsel for Petitioner in this capital habeas
19 action. (Doc. No. 15.) Counsel for Respondent subsequently entered their appearances. (Docs.
20 Nos. 16–18.). Good cause appearing therefor, the Court enters this Initial Scheduling Order.

21 Within forty-five days from the date of this Order, the parties shall meet and confer to
22 prepare, and shall file, a joint case-management statement and proposed order. In the statement,
23 the parties shall discuss their preliminary views of anticipated proceedings in the present action.
24 The statement shall include a proposed schedule for briefing any renewed motion for equitable
25 tolling of the statute of limitations, and proposed schedules for briefing any other motions that
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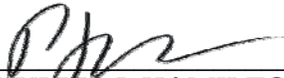
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28 ¹ Michael Martel is automatically substituted for his predecessor as the named
Respondent. *See* Fed. R. Civ. P. 25(d).

1 must be addressed prior to the filing of a finalized petition² in the event that equitable tolling is
2 granted; unless otherwise ordered, such motions will be decided on the papers.

3 Within forty-five days from the date of this Order, Respondent shall lodge with the Court
4 two electronic copies (compact discs) of the material enumerated in Habeas Local Rule 2254-
5 27(a). One copy shall be sent to chambers in Oakland; the other copy shall be sent to the Court's
6 Death Penalty Staff Attorney assigned to this action, George O. Kolombatovich, in San
7 Francisco. Respondent shall not lodge any paper copies.

8 **IT IS SO ORDERED.**

9 DATED: September 14, 2011



PHYLLIS J. HAMILTON
United States District Judge

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27 ² In capital habeas actions, “[t]he term ‘finalized petition’ shall refer to the petition filed
28 by retained or appointed counsel. . . .” Habeas L.R. 2254-28(a). Petitioner already has filed a
Pro Se Protective Petition. (Doc. No. 8.)