certiorari to the United States Supreme Court. *See* Index of Exhibits (ECF No. 11). The record filed by respondents is insufficient.

The court will grant Barraza's motion, and will require the respondents to expand the record, pursuant to Rule 7 of the Rules Governing Section 2254 Cases in the United States District Courts.

**IT IS THEREFORE ORDERED** that petitioner's "Motion for Transcripts at State Expense" (ECF No. 24) is **GRANTED**.

IT IS FURTHER ORDERED that respondents shall, within 30 days after entry of this order, expand the record in this case by filing and serving, as exhibits, the following, together with any other materials from the state-court record relating to petitioner's remaining claims: all charging documents; all transcripts of any preliminary hearing; all pretrial motions, and all briefing regarding those motions; all trial transcripts; all sentencing transcripts; all notices of appeal, and all briefing filed on the direct appeal; all post-judgment petitions, and supplements to or amendments of such petitions; all transcripts of any hearings, including evidentiary hearings, regarding all post-judgment petitions; all written orders of the state district court ruling on any claim in any post-judgment petition; all notices of appeal, and all briefing on appeal regarding any post-judgment petitions; and all orders of the Nevada Supreme Court not already filed as exhibits. The exhibits to be filed pursuant to this order should be numbered starting with Exhibit 5 (where the exhibits already filed by respondents left off).

**IT IS FURTHER ORDERED** that the deadline for petitioner to file her reply is suspended pending respondents' expansion of the record; that deadline will be reset by the court after respondents supplement the record as required by this order.

Dated this 20<sup>th</sup> day of April, 2016.

UNITED STATES DISTRICT JUDGE