RENE L. VALLADARES Federal Public Defender Nevada State Bar No. 11479 JASON F. CARR Assistant Federal Public Defender Nevada State Bar No. 06587 411 E. Bonneville, Ste. 250 Las Vegas, Nevada 89101 (702) 388-6577(702) 388-5819 (fax) Jason Carr@fd.org Attorney for Petitioner Demar Barnes

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

DEMAR RAHYMES BARNES.

Petitioner,

v.

D.W. NEVEN, et al.,

Respondents.

Case No. 2:14-cv-01946-RFB-PAL

UNOPPOSED **MOTION** FOR EXTENSION OF TIME TO FILE AN TO OPPOSITION RESPONDENTS MOTION TO DISMISS

(First Request)

The Petitioner, Demar Rahymes Barnes, by and through his attorney of record, Jason F. Carr, Assistant Federal Public Defender, moves this Court for an enlargement of time of twenty-five (25) days from November 11, 2016 to December 6, 2016, in which to file an Opposition to Respondents Motion to Dismiss. This motion is based upon the attached points and authorities and all pleadings and papers on file herein.

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DATED this 11th day of November, 2016.

Respectfully submitted, RENE L. VALLADARES Federal Public Defender

/s/ Jason F. Carr

JASON F. CARR Assistant Federal Public Defender

POINTS AND AUTHORITIES

- 1. On March 31, 2016, the Law Office of the Federal Public Defender "FPD" was appointed to represent Petitioner in the above-entitled action. See ECF No. 11. After the Federal Public Defender Office conducted a conflict check and it was determined that there were no conflicts, Assistant Federal Public Defender Jason F. Carr filed his Notice of Representation on April 15, 2016. ECF No. 12. On September 29, 2016, Barnes filed his Amended Petition and supporting exhibits. ECF 21, 22. Respondents filed their Motion to Dismiss on October 25, 2016. ECF 25. Counsel for Petitioner is now requesting an extension of time of twenty-five day to file the Opposition to Motion to Dismiss. This is the first request for an extension of time.
- 2. The additional period of time is necessary in order to effectively and thoroughly represent Mr. Barnes. This motion is not filed for the purposes of delay but in the interests of justice, as well as in the interests of Mr. Barnes.
- 3. The primary reason for this request is I have an oral argument with the United States Court of Appeals for the Ninth Circuit on November 17, 2016, in CA No. 15-15439. This is an important argument involving prosecutorial misconduct and systemic issues in the District of Nevada regarding, inter alia, late disclosure of discovery. It is a complex case with a large record. I am devoting the next week to preparing for this argument.
- 4. On or about November 9, 2016, I contacted Senior Deputy Attorney General Victor-Hugo Schulze, II concerning this request for an extension of time. Mr. Schulze has no objection to a request for an extension of time, with the caveat that nothing about the decision not to oppose a Petitioner's extension request signifies an implied finding of a basis for tolling any applicable period of limitations or the waiver of any other procedural defense. Petitioner at all times remains responsible for calculating any limitations periods and understands that, in granting an extension

request, the Court makes no finding or representation that the petition, any amendments thereto, and/or any claims contained therein are not subject to dismissal as untimely.

5. This motion is not filed for the purpose of delay, but in the interests of justice, as well as in the interest of Mr. Barnes. Nev. R. Prof. Conduct 1.1. I request that this Court grant the request for an extension of time to file the Opposition to Motion to Dismiss to December 6, 2016, to ensure the effective and thorough representation of Mr. Barnes.

DATED this 11th day of November, 2016.

Respectfully submitted, RENE L. VALLADARES Federal Public Defender

/s/ Jason F. Carr

JASON F. CARR Assistant Federal Public Defender

IT IS SO ORDERED:

IT IS SO ORDERED:

RICHARD F. BOULWARE, II United States District Judge

DATED this 29th day of December, 2016.

CERTIFICATE OF SERVICE

In accordance with the Rules of Civil Procedure, the undersigned hereby certifies that on this 12th day of November 2016, a true and correct copy of the foregoing was filed electronically with the United States District Court. Electronic service of the foregoing document shall be made in accordance with the master service list as follows:

Victor-Hugo Schulze, II Senior Deputy Attorney General Office of the Attorney General Special Prosecutions Division 555 E. Washington Ave., Ste. 3900 Las Vegas, Nevada 89101-1068 VSchulze@ag.nv.gov

/s/Jason F. Carr

Assistant Federal Public Defender