Appeals remanded the case to this Court with the instruction that Petrocelli be granted relief with

regard to his sentence. *See* Order and Amended Opinion (ECF No. 265). The instruction of the Court of Appeals is as follows:

We affirm the district court's denial of Petrocelli's petition for a writ of habeas corpus with respect to the conviction, but reverse with respect to the death sentence. We remand with instructions to grant the writ as to the penalty unless, within a reasonable time, the State grants a new penalty phase trial or imposes a lesser sentence consistent with the law.

Id. at 40.

The Court has received briefing from the parties with respect to the form of this order (ECF Nos. 270, 271, 272).

IT IS THEREFORE ORDERED that petitioner's fourth amended petition for writ of habeas corpus (ECF No. 162) is **GRANTED**, with respect to Claim 12 of his fourth amended petition. The respondents shall, within **180 days** of the date of entry of this order, either (1) grant petitioner a new penalty-phase trial, and initiate proceedings relative to that new penalty-phase trial, or (2) vacate petitioner's capital sentence and impose upon him a non-capital sentence, consistent with law.

IT IS FURTHER ORDERED that the Clerk of the Court shall enter judgment accordingly.

Dated this 20th day of November, 2017.

UNITED STATES DISTRICT JUDGE