Nika v. Gittere,	et al	Doc. 224	
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8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	AVRAM VINETO NIKA,	Case No. 3:09-cv-00178-JCM-WGC	
11	Petitioner,	STIPULATED FOURTH EXTENSION OF	
12	vs.	TIME FOR COMPLIANCE WITH AMENDED JUDGMENT IN A CIVIL CASE	
13	TIMOTHY FILSON, et al.,	(ECF NO. 201)	
14	Respondent.		
15	In June 2019, this Court granted in part petitioner Avram Viento Nika's (Nika) second-amended		
16	federal habeas petition, granting relief on the penalty phase of trial and denying relief as to all other		
17	claims. ECF No. 186 at 95. The Court further granted Nika a certificate of appealability on four		
18	grounds and stayed the judgment pending conclusion of appellate review or the expiration of time to		
19	seek such review. Id. at 96.		
20	Respondents did not appeal, but Nika did. ECF No. 190.		
21	In October 2019, this Court granted Nika's motion to alter or amendment the judgment in part,		
22	expanding the certificate of appealability to include an additional ground. ECF No. 200 at 3.		
23	On October 4, 2019, this Court issued an amended judgment. ECF No. 201. In that judgment,		
24	the Court ordered:		
25		ADJUDGED that Respondents shall	
26	either (1) within 60 days from the date of this order, vacate Petitioner's death sentence and impose upon him a non-capital sentence, consistent with law, or (2) within 60 days from the date of this order, file a notice of the State's intent to grant Petitioner a new penalty-phase trial, and, within 180 days from the date of this order, commence jury selection in the new penalty-phase trial.		
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IT IS FURTHER ORDERED AND ADJUDGED that the judgment in this action will be stayed pending the conclusion of any appellate or certiorari review in the Ninth Circuit Court of Appeals or the United States Supreme Court, or the expiration of the time for seeking such appellate or certiorari review, whichever occurs later.

Id.

. . .

Ultimately, the Ninth Circuit affirmed this Court's order denying Nika's appeal. ECF No. 206. The Court denied rehearing and rehearing *en banc* and issued mandate on December 28, 2022. ECF No. 209. This Court ordered the mandate be spread upon the court's records on March 3, 2023. ECF No. 210.

Pursuant to this Court's amended judgment, the matter remained stayed until the conclusion of appellate or certiorari review, or the expiration of time to seek the same. Nika had until March 20, 2023, to seek certiorari with the United States Court of Appeals. S. Ct. R. 13. He chose not to do so.

Once the period for seeking certiorari ended, Respondents had 60 days, until May 19, 2023, to file notice with the Court that the Washoe County District Attorney chose to either vacate Nika's death sentence and impose a non-capital sentence or intended to hold a new penalty-phase trial. *See* ECF No. 201. If the District Attorney chose to hold a new penalty phase, they had 180 days, or September 16, 2023, within which to commence jury selection.

This Court approved the parties' first stipulation to extend the time for execution of the judgment by sixty (60) days to July 18, 2023. ECF No. 216. And approved a second stipulation to extend the time for execution of the judgment by an additional thirty (30) days to August 17, 2023. ECF No. 220. And the third stipulation for an additional one-hundred twenty (120) days to December 15, 2023.

Since the last stipulation, the prosecutor sought appointment of counsel and on October 30, 2023, the Second Judicial District Court appointed the Washoe County Public Defender (WCPD) to 25 represent Nika. Shortly thereafter, the WCPD filed a motion to be relieved as counsel. On December 26 11, 2023, the court granted the WCPD's request and appointed the Alternate Public Defender (APD) to 27 represent Nika. The APD will require time to get up-to-speed on the case, and the parties will require 28 time to enter into new discussions and negotiations. In addition, the amended judgment specifies that the prosecution must either "impose" a new non-capital sentence or file notice of their intent to pursue a new penalty hearing before the designated date. Given the recent appointment of new counsel, pending negotiations, and either entry of the new sentence or a decision to pursue a new penalty hearing, the parties ask this Court to extend the judgment deadline by one-hundred twenty-six (126) days.<sup>1</sup>

## IT IS HEREBY STIPULATED AND AGREED that:

1. Undersigned counsel for Nika conferred and attempted to seek a resolution with Washoe County District Attorney Luke Prengaman regarding this case until August 2023. As they could not reach an agreement, Mr. Prengaman reached out to the WCPD chief to set a hearing. Pursuant to the state court docket, on October 26, 2023, Mr. Prengaman filed a request to appoint the WCPD and to set a hearing. The WCPD entered an appearance, but shortly thereafter filed a motion to be relieved as counsel. The district court granted that motion on December 11, 2023, and appointed the APD.

2. The parties agreed to ask this Court to extend the deadline by an additional one-hundred twenty-six (126) days to permit continued discussions and appropriate hearings. Respondents must /// /// /// /// /// /// /// /// <sup>1</sup> A one-hundred twenty (120) day extension would fall on a Saturday. -3-

1	comply with the judgment by Friday, April 19, 2024, by filing notice with the Court that the Washoe		
2	County District Attorney either imposed a non-capital sentence consistent with law or intends to grant a		
3	new penalty phase of trial to commence by Wednesday, October 16, 2024.		
4	DATED December 12, 2023_	DATED December 12, 2023	
5	RENE L. VALLADRES	AARON D. FORD	
6	Federal Public Defender	Nevada Attorney General	
7	/s/ Heather Fraley	/s/ Heather D. Procter	
8	Heather Fraley (Bar No. 24050621) Assistant Federal Public Defender	Heather D. Procter (Bar No. 8621) Chief Deputy Attorney General	
9 10	411 E. Bonneville Ave. Ste. 250 Las Vegas, NV 89101 Attorney for Petitioner	100 N. Carson St. Carson City, NV 89701	
10		Attorney for Respondents	
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14	ORDER		
15	IT IS SO ORDERED.		
16	Dated December 13, 2023.		
17		Xerres C. Mahan	
18		JAMES C. MAHAN UNITED STATES DISTRICT JUDGE	
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1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of the Office of the Attorney General and that on this 12th day of
3	December, 2023, I served a copy of the foregoing STIPULATED FOURTH EXTENSION OF
4	TIME FOR COMPLIANCE WITH AMENDED JUDGMENT IN A CIVIL CASE (ECF NO.
5	201), by U.S. District Court CM/ECF electronic filing to:
6	Heather Fraley
7	Assistant Federal Public Defender 411 East Bonneville Avenue, Suite 250
8	Las Vegas, NV 89101 Attorneys for Petitioner
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10	/s/ Amanda White
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