Further, given the administrative delays traditionally associated with the intervening holidays, the Court will provisionally set a February 1, 2012, amended pleading deadline on the assumption that the Federal Public Defender will be able to undertake the representation, following upon the discussion of the federal limitation period in the prior order.

IT THEREFORE IS ORDERED that, consistent with the Court's prior order, the Clerk of Court shall enter the Federal Public Defender provisionally as counsel of record and shall direct a notice of electronic filing of both this order and the prior order and attachments to the Federal Public Defender.

IT FURTHER IS ORDERED that, given that time frequently is of the essence with regard to orders such as the one entered previously herein, the Clerk is requested and directed to undertake a review of procedures to assure that effective procedures are being followed in this regard.

IT FURTHER IS ORDERED that the Federal Public Defender shall file a response to the Court's prior order (#3, at 4, lines 1-3) within **fourteen (14) days** of entry of this order.

IT FURTHER IS ORDERED that, contingent upon the Federal Public Defender being able to undertake representation in this matter, petitioner shall have up to and including **February 1, 2012**, within which to file an amended petition, with an opportunity for further leave to amend thereafter if requested by separate motion with the filing of the amended petition.

The Court will screen any amended petition filed prior to ordering further action in the case, subject to any such request first for an opportunity to further amend the petition.

DATED this 20th day of December, 2011.

LARRY R. HICKS UNITED STATES DISTRICT JUDGE

Sih