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## KIYO A. MATSUMOTO, United States District Judge:

The Court has reviewed this *habeas corpus* petition pursuant to Rule 4 of the Rules Governing Section 2254 Cases in the United States District Court. Having concluded that the petition should not be summarily dismissed pursuant to Rule 4, it is

**ORDERED** that respondent shall file electronically a **complete and entire** answer or other pleading in response to the petition within sixty (60) days of the date of this order, and it is further

**ORDERED** that, pursuant to Rule 5 of the Rules Governing Section 2254 Cases, respondent shall address in the answer whether petitioner has exhausted state remedies, and it is further

**ORDERED** that respondent shall file electronically with the answer, the State Court Record, with no individual attachment to the entry exceeding 5 megabytes, and shall supply a hard copy of the State Court Record to Chambers, which shall be clearly marked "Courtesy Copy,

original filed in ECF, docket number ." The State Court Record shall include copies of the

trial transcript, State court briefs and any supporting papers of both the People and the defendant

on direct appeal and on any post-trial motions or motions brought in any collateral proceeding,

and on any appeal of such motions, as well as copies of any orders disposing of any motions, or a

sworn detailed statement as to why all of these documents are not being submitted, and it is

further

**ORDERED** that, pursuant to Rule 4 of the Rules Governing Section 2254 Cases, the

Clerk of the Court shall serve, by certified mail, copies of this Order and the petition for a writ of

habeas corpus upon the Attorney General of the State of New York and the District Attorney for

Queens County, and it is further

**ORDERED** that, pursuant to Rule 5(e) of the Rules Governing Section 2254 Cases,

petitioner shall file any reply to respondent's answer within thirty (30) days of the filing of the

answer, and it is further

**ORDERED** that petitioner is granted leave to proceed without being required to prepay

fees or costs, or give security therefor, and it is further

**ORDERED** that, within ten (10) days of the date of this Order, respondent shall serve a

copy of this order upon petitioner, and file proof of service of the same with the Clerk of the

Court.

IT IS SO ORDERED.

Dated: Brooklyn, New York

December 29, 2014

KIYO A. MATSUMOTO

United States District Judge

Eastern District of New York