

IN THE SUPREME COURT OF THE-4 AM 11: 04 STATE OF NEVADA

Supreme Court No.:72545

District Court No.: C296374

KENYA SPLOND,

Appellant,

vs.

Dept. No.: 11

THE STATE OF NEVADA,

Respondent.

FILED DEC 07 2017 ELIZABETH A. BROWN DEPUTY CLERI

MOTION TO EXTEND TIME TO FILE OPENING BRIEF

COMES NOW, Appellant, KENYA SPLOND, by and through his attorney, T. AUGUSTUS CLAUS, ESQ. of the law firm of Legal Resource Group, LLC., and moves this Honorable Court to grant a sixty (60) day extension of time from December 4th, 2017, through and including February 2nd, 2017, within which to file Appellant's Opening Brief in the above mentioned case.

This Motion is based upon the following Memorandum of Points and Authorities.

DATED this 3 day of December, 2017.

ESO.

1. AUGOSIUS CLAOS, ESQ. Legal Resource Group, LLC. Nevada Bar Mo. 10004 205 N. Stephanie St., Suite D221 Henderson, NV 89074



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-1-

MEMORANDUM OF POINTS AND AUTHORITIES

Appellant's Counsel received multiple letters from the Appellant regarding concerns and additional appeal issues that the Appellant wants briefed, which has necessitated further conversations and correspondence. However, correspondence was proving too slow and a contact visit with Appellant was made on November 11th, 2017 at High Desert Corrections Center. The Corrections Officers did not allow the Appellant to bring his paperwork for the Attorney contact visit with his detailed instructions and concerns. Appellant mailed the documents to counsel however, Appellant counsel still have not received said documents as of the date of this motion. Appellant is currently in High Desert State Prison and visits and phone calls are of limited availability. Likewise prison mail is subject to long delays. Appellant counsel will need to conduct at least one more contact visit with Appellant after he receives the documents that were mailed. Therefore, Appellant's counsel will need additional time to finalize the brief.

NRAP 26 governs computing and extending time, and reads, in pertinent part:

For good cause, the court may extend the time prescribed by these Rules or by its order to perform any act, or may permit an act to be done after that time expires. NRAP 26 (b)(1)(A).

Appellant can demonstrate good cause, as described above. THEREFORE,

-2-

11

Appellant's Counsel would request a 60 day extension to file the Opening Brief.

-3-

DATED this 3^{μ} day of December, 2017.

T. AUGUSTIOS CLAUS, ESQ. Legal Resource Group, LLC. Nevada Bar No. 10004 205/N. Stephanie St., Suite D221 Henderson, NV 89074

CERTIFICATE OF SERVICE

Pursuant to NRAP 4(b) and NRAP 25(d)(1)(B), I hereby certify that I am an employee of **LEGAL RESOURCE GROUP**, LLC., and that on the day of December, 2017, I caused the MOTION TO EXTEND TIME TO FILE OPENING BRIEF to be served as follows:

- [X] by placing a true and correct copy of the same to be deposited for mailing in the U.S. Mail at Las Vegas, Nevada, enclosed in a sealed envelope upon which first class postage was fully prepaid; and/or
- [] pursuant to EDCR 7.26, by sending it via facsimile; and/or
- [] by hand delivery via runner
- [] via electronic service

to the attorneys listed below:

DISTRICT ATTORNEY'S OFFICE Clark County District Attorney 200 South Lewis Avenue Las Vegas, Nevada 89155 pdmotions@clarkcountyda.com

An Employee of the Legal Resource Group, LLC.