

IN THE SUPREME COURT OF THE STATE OF NEVADA

KEITH JUNIOR BARLOW

Appellant,

vs.

THE STATE OF NEVADA

Respondent.

Docket No. 77055

DEATH PENALTY CASE

Direct Appeal From A Judgment of Conviction
Eighth Judicial District Court
The Honorable Douglas Herndon, District Judge
District Court No. C-13-290219-1

NOTICE OF SUPPLEMENTAL AUTHORITY

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In *Chaparro v. State*, __ Nev. __, __ P.3d __, 137 Nev. Adv. Opn. 68, page 11 (filed Nov. 10, 2021), this Court, in an en banc opinion, addressed the issue of whether a district court would abuse its discretion by “categorically obstruct[ing] inquiry into the general issue of potential jurors’ views on defendants with previous convictions[.]” (Citing *People v. Carasi*, 190 P.3d 616, 632-33 (Cal. 2008) (recognizing that district courts err in categorically limiting inquiry into case-specific issues). This opinion is relevant to an issue raised in this appeal. Specifically, at pages 31-39 of the Opening Brief, Mr. Barlow contends that the district court’s limitation on voir dire deprived him of his right to an impartial jury in violation of *Morgan v. Illinois*. The State responded to this issue at pages

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18-24 of its Answering Brief. Mr. Barlow also addressed this issue at pages 2-7 of the Reply Brief.

DATED: November 18, 2021.

RESPECTFULLY SUBMITTED:

/s/ JoNell Thomas

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CERTIFICATE OF SERVICE

The undersigned does hereby certify that on the 18th day of November, 2021, a copy of the foregoing Notice was served as follows:

BY ELECTRONIC FILING TO

District Attorney's Office
200 Lewis Ave., 3rd Floor
Las Vegas, NV 89155

Nevada Attorney General
100 N. Carson St.
Carson City NV 89701

/s/ Kathleen Fitzgerald

Kathleen Fitzgerald
An employee of the Special Public
Defender's Office