IN THE COURT OF APPEALS OF THE STATE OF NEVADA

DAINE ANTON CRAWLEY,
Appellant,
vs.
BRIAN WILLIAMS, WARDEN, HIGH
DESERT STATE PRISON,
Respondent.

No. 83136-COA

FILED

JAN 0 4 2022

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER RE: RESPONSE

Appellant Daine Anton Crawley appeals from a district court order denying a postconviction petition for a writ of habeas corpus. Based upon our review of Crawley's informal brief and the documents transmitted to this court in the record on appeal, we concluded that a response would assist this court in resolving this claim. See NRAP 46A(e). Accordingly, on November 18, 2021, this court entered an order giving the respondent 30 days to file and serve a response, including points and authorities. The response was to address the issues raised in the appeal, including whether Crawley was actually represented by counsel for the petition filed in district court case number A-20-816041-W. Additionally, the response was to address whether the district court properly denied the petition as a fugitive document because Crawley filed the document in pro se while he was represented by counsel. Respondent has failed to respond to our order.

The respondent shall have an additional 10 days from the date of this order to file a response as outlined above. The response shall comply with the provisions of NRAP 28 and NRAP 32. Appellant shall then have 15 days from the date of the response to file his reply. See NRAP 28(k). For

COURT OF APPEALS
OF
NEVADA

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purposes of NRAP 28(e), citations in the response shall be to the record on appeal transmitted by the district court clerk.

It is so ORDERED.

Gibbons, C.J

cc: Daine Anton Crawley
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk