## IN THE SUPREME COURT OF THE STATE OF NEVADA

D'VAUGHN KEITHAN KING, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 85838

ELIZABETH A. BROWN

ORDER SETTING BRIEFING SCHEDULBErry CLER

This is an appeal from a district court order denying a postconviction petition for a writ of habeas corpus. Pursuant to a limited remand, the district court has appointed attorney Theresa A. Ristenpart as counsel for appellant. The clerk of this court shall add Ms. Ristenpart as counsel of record for appellant in this appeal.

This court sets the briefing schedule as follows. Appellant shall have 21 days from the date of this order to file and serve a transcript request form or certificate that no transcripts will be requested, *see* NRAP 9, and a docketing statement, NRAP 14. Appellant shall have 120 days from the date of this order to file and serve the opening brief and appendix. Thereafter, briefing shall proceed as provided in NRAP 31(a)(1).

It is so ORDERED.

stigtine C.J.

cc:

Ristenpart Law D'Vaughn Keithan King Attorney General/Carson City Washoe County District Attorney

SUPREME COURT OF NEVADA

DI 1947A