IN THE SUPREME COURT OF THE STATE OF NEVADA

QUINAL JOHNSON, Appellant, vs. THE STATE OF NEVADA, Respondent.

QUINAL JOHNSON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 61186 FILED AUG 17 2012 TRACKE K. LINDEMAN CLERK DFISHPIEME COURT BY DEPUTY CLERK No. 61450 -

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ORDER SETTING BRIEFING SCHEDULE IN DOCKET NO. 61186 AND ADMINISTRATIVELY CLOSING DOCKET NO. 61450

Appellant obtained relief in the district court in a postconviction petition for a writ of habeas corpus based on an appealdeprivation claim. Counsel for appellant promptly filed a notice of appeal pursuant to NRAP 4(c) from the judgment of conviction. That appeal was docketed as No. 61186. Thereafter, the district court entered its written order under NRAP 4(c), and the district court clerk filed a notice of appeal from the judgment of conviction on appellant's behalf as required by the district court's order and NRAP 4(c). That notice of appeal was inadvertently docketed as a separate appeal, No. 61450.

Under the circumstances, we direct the clerk of this court to administratively close Docket No. 61450 and transfer all documents filed in that case to Docket No. 61186. The appeal pursuant to NRAP 4(c) from

SUPREME COURT OF NEVADA the judgment of conviction shall proceed under Docket No. 61186. Appellant is represented in that matter by attorney Casey Landis.

Appellant shall have 15 days from the date of this order to file and serve a docketing statement. NRAP 14. Appellant shall have 90 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).¹ Failure to comply with this order may result in the imposition of sanctions.

It is so ORDERED.

C.J.

cc: Coyer & Landis, LLC Attorney General/Carson City Clark County District Attorney Quinal Johnson

 ^{1}An appeal filed in accordance with NRAP 4(c) is not subject to NRAP 3C.

SUPREME COURT OF NEVADA