No.	····

IN THE SUPREME COURT OF THE UNITED STATES

October Term, 2019

RESHAUD BROWN,

Petitioner,

v.

STATE OF WASHINGTON,

Respondent.

ON PETITION FOR WRIT OF CERTIORARI TO THE COURT OF APPEALS OF WASHINGTON

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

The petitioner, Reshaud Brown, asks leave to file the attached petition for a writ of certiorari, without payment of costs or fees and to proceed in forma pauperis. Petitioner has been granted leave to so proceed in the Washington appellate courts pursuant to RCW 10.73.150(1). A copy of the order appointing counsel is attached hereto.

DATED this 2^{nJ} day of May, 2019.

Respectfully submitted,

David B. Koch

Nielsen, Broman & Koch

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Counsel of Record Member, Supreme Court Bar RICHARD D. JOHNSON, Court Administrator/Clerk

The Court of Appeals of the State of Washington

RECEIVED JUN 18420077 DIVISION I One Union Square 600 University Street Seattle, WA 98101-4170 (206) 464-7750

June 14, 2017

Nielsen, Broman & Krock, R.L.C.C.

Prosecuting Atty King County King Co Pros/App Unit Supervisor W554 King County Courthouse 516 Third Avenue Seattle, WA 98104 paoappellateunitmail@kingcounty.gov

Nielsen Broman Koch PLLC Attorney at Law 1908 E Madison St Seattle, WA 98122 Sloanej@nwattorney.net

CASE # 76891-3
State of Washington, Respondent v. Reshaud Todd Brown, Appellant
KING COUNTY SUPERIOR COURT No. 15-1-06293-6 KNT

This may be the only notice you will receive concerning due dates. A document filed prior to or after its due date may affect all subsequent due dates. The parties are responsible for determining adjusted due dates by reviewing the appropriate rules of appellate procedure. Failure to comply with the provisions of the rules may result in the imposition of sanctions pursuant to RAP 18.9.

Dear Counsel/Others:

A notice of appeal, filed in the KING COUNTY SUPERIOR COURT on May 19, 2017 was received in this court on May 22, 2017, and was assigned case number 76891-3. **Use this appellate court case number on all correspondence and filings.**

Pursuant to the Order of Indigency entered on May 19, 2017, Nielsen Broman & Koch PLLC is appointed to represent the appellant in this cause number. Questions relating solely to the appointment of counsel should initially be directed to the Court Administrator/Clerk of Division I of the Court of Appeals. Other questions relating to contract compliance should be directed to the Office of the Administrator for the Courts.

The time periods for compliance with the Rules of Appellate Procedure are as follows:

- 1. The **designation of clerk's papers** is due to be filed and served with the trial court, with a copy filed in this court, by July 14, 2017. RAP 9.6(a).
- 2. The party seeking review must timely arrange for transcription of the report of proceedings and must file a **statement of arrangements** in this court by July 14, 2017. To comply with RAP 9.2(a), the statement should include the name of each court reporter, the hearing dates, and the trial court judge. Serve each court reporter and all counsel of record with a copy of the statement of arrangements, and provide this court with proof of service.

If the party seeking review arranges for less than all of the report of proceedings, all parties must comply with RAP 9.2(c).

If a verbatim report of proceedings will not be filed, you must notify this court, in writing, by July 14, 2017. RAP 9.2(a).

- 3. The **verbatim report of proceedings** must be filed in the appellate court no later than 60 days after service of the statement of arrangements. The court reporter's notice of filing and proof of service must be filed in this court the same date. RAP 9.5(a).
- 4. **Appellant's brief** is due in this court 45 days after the report of proceedings is filed. RAP 10.2(a).

Appellant should serve one copy of the brief on every other party and on any amicus curiae and should file proof of service with this court. RAP 10.2(h).

If the record on review does not include a report of proceedings, the appellant's brief is due 45 days after the designation of clerk's papers has been filed. RAP 10.2(a).

- 5. Appellant's **statement of additional grounds for review**, if any, is due 30 days after the clerk notifies appellant of the substance of RAP 10.10. If appellant requests a copy of the verbatim report of proceedings from appellant's counsel, it shall be mailed by counsel and proof of mailing filed in this court within 10 days after the request is received. RAP 10.10(e).
- 6. **Respondent's brief** is due in this court 60 days after service of the appellant's brief. RAP 10.2(c).

Respondent should serve one copy of the brief on every other party and on any amicus curiae and should file proof of service with this court. RAP 10.2(h).

7. A reply brief, if any, is due 30 days after service of respondent's brief. RAP 10.2(d).

Sincerely,

Richard D. Johnson

Court Administrator/Clerk

LAM

cc. King County Superior Court Clerk