DENISE I. YOUNG
AZ BAR NO. 007146
2930 N. SANTA ROSA PLACE
TUCSON, AZ 85712
(T) (520) 322-5344
(F) (520) 322-9706
(EMAIL) DYOUNG 3 @ MINDSPRING. COM

ATTORNEY FOR PETITIONER EDWARD H. SCHAD

IN THE SUPREME COURT OF ARIZONA

STATE OF ARIZONA)	
)	ARIZONA SUPREME COURT
RESPONDENT,)	No. CR-13-0058-PC
)	
V.)	YAVAPAI CTY CASE No. P1300CR8752
EDWARD H. SCHAD,)	
)	REPLY TO RESPONSE TO
)	PETITION FOR REVIEW,
PETITIONER.)	OR IN THE ALTERNATIVE,
	_)	MOTION TO RECALL THE MANDATE

After review of the State's Response to Schad's Petition for Review and/or in the Alternative, Motion to Recall the Mandate, Schad offers the following brief reply.

In addition to arguments already made to this Court, Schad would note that the State does not dispute Schad's unprecedented and extraordinary prison history. Indeed, there is likely no other death row inmate in this country with his pristine record.

The State further does not cite any authority that stands for the proposition that this Court lacks the authority or jurisdiction to recall its mandate and conduct

a new, independent review of the evidence and reduce Schad's sentence to life in prison.

The State has also does not put forth exactly what the interests of the State is in executing a seventy-year old man who has been more than aptly punished for his crime.

Wherefore, this Court should grant Schad's Petition for Review/or in the Alternative Recall Its Mandate.

Respectfully submitted, this 22nd day of February, 2013

/s/ Denise I. Young
Denise I. Young
Attorney for Petitioner Edward Schad

Copy of the foregoing was emailed this 22nd day of February, 2013, to:

Jon Anderson Assistant Attorney General 1275 W. Washington Phoenix, AZ 85007-2997

/s/ Denise I. Young