

IN THE SUPREME COURT OF THE STATE OF NEVADA

KATHERINE DEE FLETCHER,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 82047

FILED

JUL 16 2021

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

ORDER REGARDING MOTION

Appellant has filed a pro se motion requesting new counsel and a “Young hearing” regarding her appointed counsel. Appellant states that counsel has not provided her transcripts or requested a continuance to allow appellant time to review the transcripts, and asserts counsel will likely not allow appellant time to review the transcripts.

On July 12, 2021, appellant’s counsel filed a motion for an extension of time to file the opening brief. Counsel states that she needs additional time to provide appellant with transcripts and meet with appellant in person to discuss the case. Under these circumstances, appellant does not demonstrate good cause to appoint new counsel. See *Thomas v. State*, 94 Nev. 605, 584 P.2d 674 (1978); see also *Thomas v. Wainwright*, 767 F.2d 738, 742 (11th Cir. 1985) (appellant’s general loss of confidence or trust in counsel alone is not adequate cause for appointment of new counsel). The pro se motion is denied.

It is so ORDERED.

 C.J.

cc: Katherine Dee Fletcher
Oldenburg Law Office
Attorney General/Carson City
Washoe County District Attorney