IN THE SUPREME COURT OF THE STATE OF NEVADA

KATHERINE DEE FLETCHER, Appellant,

vs. THE STATE OF NEVADA.

Respondent.

No. 82047

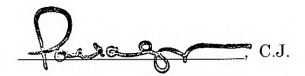
FILED

SEP Ny 2022

ORDER

Appellant has submitted, in pro se, an emergency motion for an extension of time to file a petition for rehearing, as well as an emergency motion imploring annulment. Appellant may not file a motion for an extension of time or a motion for annulment in pro se in this appeal. See NRAP 46A(b)(1) ("A defendant who is appealing from a judgment of conviction may not appear without counsel."). Accordingly, the clerk shall return the motions unfiled. Appellant's counsel may file a petition for rehearing within 14 days from the date of this order, if deemed warranted.¹

It is so ORDERED.



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

¹Although appellant indicates that she received a notice of withdrawal from her counsel, attorney Victoria Oldenburg remains counsel of record for appellant in this court.

SUPREME COURT OF NEVADA

(O) 1947A (O)