

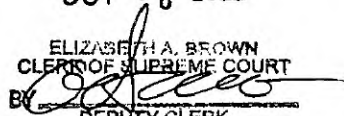
IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 84886

FILED

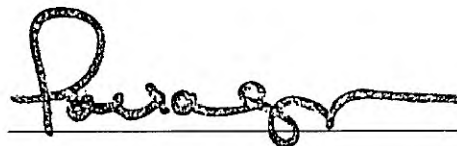
OCT 10 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

ORDER

Appellant has filed a pro se “Emergency Intervention and Motion to Compel Regarding Events Not Limited to that of December 27, 2021, as Renewed Request for De Novo in Order to Reset Time for Proper Notice to the Supreme Court of Nevada and it’s Court of Appeals” and an “Emergency Ex Parte En Banc as a Letter of Motion and Renewed Petition for a Writ of Mandamus and Other Interpleadings Not Limited to a Meritorious Intervention.”¹ Arguments related to the merits of this appeal are not properly raised in these documents. Appellant should include any such argument in his opening brief or informal brief. Any other relief requested within the documents is denied.

It is so ORDERED.

 C.J.

¹The documents do not comply with NRAP 27(e), which governs emergency motions, and do not explain why emergency relief is necessary. Accordingly, the documents were handled in the ordinary course.

The documents also lack certificates of service. See NRAP 25(d). This court waives the requirement to file proofs of service in this instance. See NRAP 2. However, appellant is reminded that he is required to provide proof of service for all papers filed in this court. Future failure to comply may result in this court declining to take action on appellant’s filings. See NRAP 25(d)(3).

cc: Matthew Travis Houston
Attorney General/Carson City
Clark County District Attorney
Attorney General/Las Vegas