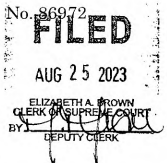
## IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW TRAVIS HOUSTON, Appellant, vs. CALVIN JOHNSON, WARDEN; AND THE STATE OF NEVADA, Respondents.



## ORDER DENYING MOTIONS

This is an appeal from an order denying appellant's postconviction petition for a writ of habeas corpus. Appellant's appointed counsel, Alexis M. Duecker, has filed a motion to withdraw as counsel for appellant. The motion does not include an affidavit or statement signed by appellant confirming that he "wants to proceed without counsel or with substitute counsel retained by defendant," NRAP 46(d)(3)(A)(iii), or any explanation for that omission, as required by NRAP 46(d)(3)(B). The motion is therefore denied.

No cause appearing, appellant's "Motions [sic] for Extension of Time to File Rehearing and to Reinstate All Briefing Schedules in All Cases," "Motion to Reinstate All Briefings and Motion to Appoint Counsel," and "Motion to Appoint Counsel" are denied. The clerk shall strike the transcript request form filed pro se on August 10, 2023. Appellant shall proceed through counsel.

It is so ORDERED.

signe C.J.

SUPREME COURT OF NEVADA cc: AMD Law, PLLC Matthew Travis Houston Attorney General/Carson City Clark County District Attorney

Supreme Court of Nevada

.

.