

IN THE SUPREME COURT OF THE STATE OF NEVADA

BETTY CHAN,  
Appellant,

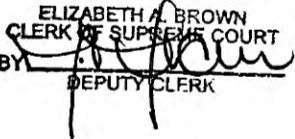
vs.

WAYNE WU; JUDITH SULLIVAN;  
NEVADA REAL ESTATE CORP.; AND  
JERRIN CHIU,  
Respondents.

No. 87506

**FILED**

JAN 05 2024

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY  DEPUTY CLERK

*O R D E R*

This is a pro se appeal. Appellant has filed a document apparently in response to this court's December 14, 2023, order directing her to file a transcript request form and docketing statement. Appellant states there was no "open hearing" and therefore no transcript. This court construes the document as a certificate that no transcripts will be requested. To the extent appellant asks that she be permitted to refile the same appeal and toll deadlines, this court orders as follows. Appellant may file a notice of appeal in the district court without leave of this court. However, this court expresses no opinion about the propriety of any new notice of appeal and declines to toll any deadlines currently pending in this court. If appellant has retained counsel, appellant shall cause new counsel to file a notice of appearance in this court within 14 days of the date of this order.

This court's December 14, 2023, order directed appellant to file and serve a docketing statement by December 28, 2023. To date, appellant has failed to comply. Appellant shall have 7 days from the date of this order to file and serve a docketing statement. Failure to timely file and serve the

docketing statement may result in the imposition of sanctions, including the dismissal of this appeal. NRAP 14(c).

It is so ORDERED.

\_\_\_\_\_, C.J.

cc: Betty Chan  
Blackrock Legal, LLC