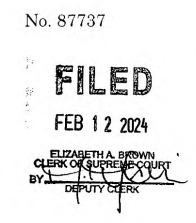
## IN THE SUPREME COURT OF THE STATE OF NEVADA

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



## O R D E R

Appellant has filed a pro se motion for an extension of time to file a petition for en banc reconsideration, petition for judicial review, and/or petition for rehearing. Appellant has also submitted, in a single envelope, documents tilted "Emergency Petition for Rehearing Under NRAP 40," "Petition for Judicial Review Under NRAP 40B (Part 2)," and "Opposition to Defendant Daniel L. Schwartz's Motion to Dismiss, Part One, One, Emergency Interpleadings of Fact and Meritorious Intervention as a 'Joinder of Appeal.'"

The motion is granted to the following extent. NRAP 26(b)(1)(A); 40(a)(1). It appears from appellant's page-numbering and other notations that the document titled "Petition for Judicial Review Under NRAP 40B (Part 2)," is intended to be a continuation of the petition for rehearing. Therefore, the clerk shall file the petition for rehearing and petition for judicial review as a petition for rehearing. The clerk shall also file the "Opposition to Defendant Daniel L. Schwartz's Motion to Dismiss, Part One, One, Emergency Interpleadings of Fact and Meritorious

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Intervention as a 'Joinder of Appeal." However, any relief requested in that document is denied.

It is so ORDERED.

Caller, C.J.

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

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