1 2 3	Drew J. Ribar 3480 Pershing Ln Washoe Valley NV 89704 775-223-7899 Const2Audit@gmail.com Pro Se	
4	SUPREME COURT	
5	STATE OF NEVADA	
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7	DREW J. RIBAR	Case No.: Number
8	Petitioner,	ND (D 07 (E) GERTYPYG (TE
9	VS.	NRAP 27 (E) CERTIFICATE
10	WASHOE COUNTY	
11	REGISTRAR OF VOTERS CARI-ANN BURGESS	
12	STATE OF NEVADA	
	SECRETARY OF STATE CISCO AGUILAR	
13	Respondents, CONTACT INFORMATION	
14	PETITIONER:	
15		
16	Drew J. Ribar, Pro Se	
17	3480 Pershing Ln.	
18	Washoe Valley NV 89704	
19	775-223-7899	
20	Const2Audit@gmail.com	
21	Attorney for Washoe County Registrar of Voters Cari-Ann Burgess Respondent:	
22	Beth Hickman	
23	1001 E 9 <sup>th</sup> St.	
24	Reno NV 89512	
25	775-220-8002	
26	BHickman@DA.WashoeCounty.gov	
27	Attorney for Nevada Secretary of State Cisco Aguilar Respondent:	
28	Laena St-Jules	
20	NRAP 27 (E) CERTIFICATE - 1	

1 Senior Deputy Attorney General 2 100 North Carson St. Carson City NV 89701 3 4 Cell (preferred): (408) 832-5149 5 Office: (775) 684-1265 LStJules@ag.nv.gov 6 7 **FACTS OF THE EMERGENCY** 8 9 Elections are time sensitive. To ensure a fair and lawfully compliant primary election prior to the 10 general election this petition must be decided quickly in order to ensure there is enough time to complete another 11 primary election in Washoe County. 12 WHEN AND HOW PARTIES NOTIFIED 13 June 3, 2024 Mr. Ribar hand delivered a complaint regarding being left off the sample ballot to 14 Washoe County regarding this issue. Washoe County never responded. June 21, 2024 Mr. Ribar spoke at the Washoe County Commission meeting showing the 15 documentation of being left off the sample ballot and urged the Commissioners not to approve the canvas. Mr. 16 17 Ribar's request was denied and the Commissioners (2 of whom had an interest in approving the canvas as they were 18 also on the ballot, creating a conflict of interest) approved the canvasing of the vote. 19 June 25, 2024 Mr. Ribar drafted this petition, contacted Washoe County and was put in contact 20 with attorney Beth Hickman representing the Registrar of Voters and verbally told her that he was filing a writ of 21 mandamus and emailed copies of the documents filed with the court to her. 22 June 25, 2024 Mr. Ribar drafted this petition, contacted Nevada Secretary of States Office and was 23 put in contact with attorney Laena St-Jules representing the Secretary of State and verbally told her that he was 24 filing a writ of mandamus and emailed copies of the documents filed with the court to her. 25 Mr. Ribar will be having the parties served by the Washoe County Sheriff's Office and the Carson City Sheriff's Office. 26 27 MOTION BROUGHT TO NEVADA SUPREME COURT

NRAP 27 (E) CERTIFICATE - 2

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1	This motion is being brought before the Nevada Supreme Court as it is an election related issue and very	
2	time sensitive in order to get the most expeditious ruling, prevent delays caused by appeals that would ultimately	
3	end up in front of the Supreme Court thus preventing further damages that have arisen due the Washoe County	
4	failing to follow election law and put all candidates on all ballots as required under the law. This motion should not	
5	be denied if the integrity of our election laws are to be upheld.	
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11	Dated this 25 <sup>th</sup> of June, 2024.	
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13	Drew Ribar, Pro Se	
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28	NRAP 27 (E) CERTIFICATE - 3	