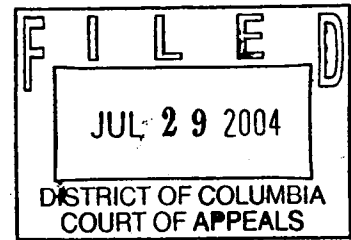


**District of Columbia  
Court of Appeals**



**No. 04-CM-760**

**ELENA R. SASSOWER,**

Appellant,

v.

**UNITED STATES,**

Appellee.

**M4113-03**

**BEFORE:** Terry and Steadman, Associate Judges, and King, Senior Judge.

**ORDER**

On consideration of the joint motion of counsel and appellant to allow counsel to withdraw and appellant to proceed *pro se* and on further consideration of this court's July 7, 2004, order that denied appellant's motion to proceed on appeal *in forma pauperis* and directed appellant to either file the \$ 100 appeal fee or a complete motion and affidavit within 15 days or her appeal would be dismissed and it appearing that the court has not received either a motion or verification that the fee has been paid, it is

**ORDERED** that the joint motion is granted and the appearance of Mark L. Goldstone, Esquire, is hereby vacated and appellant shall proceed on appeal *pro se*. It is

**FURTHER ORDERED** that appellant is hereby directed that she must comply with the rules of this court and may interact with this court only through properly filed pleadings that conform with the rules of this court and are properly served on the appropriate United States Attorney listed on this order. Requests made by telephone, whether made by appellant or persons on behalf of appellant, will not be entertained. It is

**FURTHER ORDERED** that appellant shall, within 20 days of this order, file verification that she has paid the appropriate appeal fee and made a deposit for any necessary transcript. Failure to comply with this order shall result in the dismissal of this appeal without further notice.

**PER CURIAM**

Copies to:

Clerk, Superior Court

EXC-3