IN THE SUPREME COURT OF THE STATE OF NEVADA

TAMMY LYNN SANTIAGO,
Appellant,
vs.
EDWIN MANUEL SANTIAGO,
Respondent.

No. 42953

FILED

APR 2 0 2004

ORDER DISMISSING APPEAL



This proper person appeal is taken from a district court order denying a motion to reconsider its November 4, 2003 order requiring appellant to pay \$7,300 in fees and costs. Our review of the documents transmitted under NRAP 3(e) reveals a jurisdiction defect. In particular, an order denying reconsideration is not appealable. Additionally, even if we were to construe appellant's appeal as from the November 2003 order, her appeal is untimely with respect to that order, since notice of that order's entry was served on November 5, 2003. Consequently, we conclude that we lack jurisdiction to consider this appeal, and we

ORDER this appeal DISMISSED.

Shearing C.J. Maupin

Rose J.

¹Alvis v. State, Gaming Control Bd., 99 Nev. 184, 660 P.2d 980 (1983).

²See Forman v. Eagle Thrifty Drugs & Markets, 89 Nev. 533, 516 P.2d 1234 (1973), overruled on other grounds by Garvin v. Dist. Ct. 118 Nev. 749, 59 P.3d 1180 (2002).

³See NRAP 4(a)(1) (providing that a notice of appeal must be filed no more than thirty days after written notice of the order's entry is served).

OF
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cc: Hon. Michael R. Griffin, District Judge Tammy Lynn Santiago Allison W. Joffee Carson City Clerk

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