IN THE SUPREME COURT OF THE STATE OF NEVADA

SHERRY WILEY, Appellant, vs. DESERT NISSAN; SCOTT PETERS; BILLY ALSTON; JEANINE PERROTTI; AND SAHARA NISSAN, INC., Respondents.

No. 43010

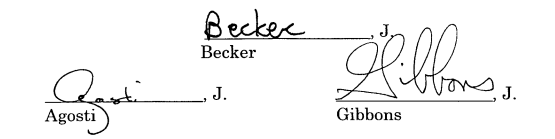
JAN THE VELOON

MAY 0 4 2024

ORDER DISMISSING APPEAL

This proper person appeal is taken from a district court minute order denying a motion regarding possession of an automobile and denying a motion for judicial disqualification. Our review of the documents transmitted under NRAP 3(e) reveals a jurisdictional defect. In particular, it appears that the district court has not entered formal written orders. Under NRAP 4(a)(1), any notice of appeal must be filed after the court enters a written order and not more than thirty days after written notice of the order's entry is served.¹ Accordingly, we conclude that we lack jurisdiction to consider this appeal, and we dismiss it.

It is so ORDERED.



¹See <u>also</u> <u>Rust v. Clark Cty. School District</u>, 103 Nev. 686, 747 P.2d 1380 (1987).

SUPREME COURT OF NEVADA cc: Hon. Michael A. Cherry, District Judge Sherry Wiley Moran & Associates Clark County Clerk

SUPREME COURT OF NEVADA

(O) 1947A

1.1.1.1.1.1.1.1

Ś.,