IN THE SUPREME COURT OF THE STATE OF NEVADA

MARLENE G. MATIAS-ARCIOSA, Appellant,

vs.

MORTGAGE ELECTRONIC
REGISTRATIONS SYSTEMS, INC.; THE
MORTGAGE STORE FINANCIAL, INC.; SM
MORTGAGE CORP.; QUALITY LOAN
SERVICE CORPORATION; AND INDYMAC
BANK,
Respondents.

No. 53190

FILED

APR 2 2 2009

CLERK OF SUPREME COURT

BY

DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order denying a motion for reconsideration. Eighth Judicial District Court, Clark County; Timothy C. Williams, Judge.

Our review of the documents transmitted to this court pursuant to NRAP 3(e) reveals a jurisdictional defect. Specifically, an order denying reconsideration is not an appealable order. See Alvis v. State, Gaming Control Bd., 99 Nev. 184, 660 P.2d 980 (1983). Accordingly, as we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.1

Cherry

Saitta

J.

Gibbons

¹Appellant's failure to pay the filing fee and submit a proper person appeal statement could constitute independent grounds for dismissal of this appeal.

SUPREME COURT OF NEVADA

(O) 1947A

J.

cc: Hon. Timothy C. Williams, District Judge Marlene G. Matias-Arciosa Meier & Fine, LLC Eighth District Court Clerk