IN THE SUPREME COURT OF THE STATE OF NEVADA

PRISCELLA RENITA SAINTAL A/K/A PRISCELLA R. BURGESS, Appellant,

VS.

THE STATE OF NEVADA, Respondent.

PRISCELLA RENITA SAINTAL A/K/A PRISCELLA R. BURGESS, Appellant,

vs.

THE STATE OF NEVADA, Respondent.

PRISCELLA RENITA SAINTAL A/K/A PRISCELLA R. BURGESS, Appellant,

vs.

THE STATE OF NEVADA, Respondent.

No. 55322

FLED

MAR 11 2010



No. 55323

No. 55324

ORDER DISMISSING APPEALS

These are proper person appeals from orders purportedly denying a post-conviction petition for a writ of habeas corpus filed in three district court cases. Eighth Judicial District Court, Clark County; James A. Brennan, Judge. We elect to consolidate these appeals for disposition. NRAP 3(b).

The notices of appeal were premature. At the time that appellant filed her notices of appeal, the district court had not made a

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decision, oral or written, on the habeas corpus petition. Because appellant failed to designate appealable orders, we

ORDER these appeals DISMISSED.¹

/-culety, J

Douglas As

Pickering J

cc: Chief Judge, Eighth Judicial District
Hon. James A. Brennan, Senior Judge
Priscella R. Burgess
Priscella Renita Saintal
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

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¹To the extent that appellant appealed from the entry of the judgments of conviction on March 3, 1995, the notices of appeal were untimely filed and failed to vest jurisdiction in this court. NRAP 4(b); Lozada v. State, 110 Nev. 349, 871 P.2d 944 (1994).