## IN THE SUPREME COURT OF THE STATE OF NEVADA

BRANDY LYNN MCKINLEY, Appellant, vs. THE STATE OF NEVADA, Respondent.

BRANDY LYNN MCKINLEY, Appellant, vs. THE STATE OF NEVADA.

Respondent.

No. 55592

No. 55593

FILED

APR 0 7 2010

TRACIE K. LINDEMAN

ORDER DISMISSING APPEALS

These are consolidated appeals from judgments of conviction entered pursuant to guilty pleas in district court case numbers CR09-1879 and CR09-1877. Second Judicial District Court, Washoe County; Brent T. Adams, Judge. Appellant's counsel has filed a notice of withdrawal of appeal. We treat the notice as a motion to voluntarily withdraw these appeals. Counsel advises this court that he has informed appellant of the legal effects and consequences of voluntarily withdrawing these appeals, including that appellant cannot hereafter seek to reinstate these appeals, and that any issues that were or could have been brought in these appeals are forever waived. Having been so informed, appellant consents to a voluntary dismissal of these appeals.

SUPREME COURT OF NEVADA Cause appearing, the motion is granted, and we ORDER these appeals DISMISSED.<sup>1</sup>

Cherr J. Saitta

cc: Hon. Brent T. Adams, District Judge Washoe County Public Defender Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk Brandy Lynn McKinley

<sup>1</sup>Because no remittitur will issue in this matter, <u>see</u> NRAP 42(b), the one-year period for filing a post-conviction habeas corpus petition under NRS 34.726(1) shall commence to run from the date of this order.

SUPREME COURT OF NEVADA