IN THE SUPREME COURT OF THE STATE OF NEVADA

PHILIP ANTHONY GARLAND. Appellant, REBECCA L. BURTON; AND CLARK COUNTY DISTRICT ATTORNEY/FAMILY SUPPORT DIVISION, Respondents.

No. 56895

JAN 18 2011

TRACIE K. LINDEMAN

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court qualified domestic relations order for child support. Eighth Judicial District Court, Family Court Division, Clark County; William S. Potter, Judge.

Our review of the documents before this court reveals a jurisdictional defect. Specifically, the challenged order simply enforces previously entered child support orders. An order is a special order after final judgment only if it alters the rights of a party arising from the final judgment. Gumm v. Mainor, 118 Nev. 912, 59 P.3d 1220 (2002). Here, the order simply enforces the judgment; it alters no party's rights. Accordingly, as we lack jurisdiction, we

ORDER this appeal DISMISSED.

Hardestv

SUPREME COURT NEVADA

(O) 1947A

cc: Hon. William S. Potter, District Judge, Family Court Division Philip Anthony Garland Clark County District Attorney/Family Support Division Eighth District Court Clerk

SUPREME COURT OF NEVADA