## IN THE SUPREME COURT OF THE STATE OF NEVADA

EDDIE J. TAYLOR, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 57565 FILED MAR 17 2011

S. Young

## ORDER DISMISSING APPEAL

This is an appeal from a judgment of conviction, pursuant to a jury verdict, of possession of a stolen vehicle and grand larceny. Eighth Judicial District Court, Clark County; David B. Barker, Judge.

Because it appeared that the notice of appeal was not timely filed, we directed appellant's counsel to show cause why this appeal should not be dismissed for lack of jurisdiction. In response, appellant's counsel urges this court to accept jurisdiction because, despite counsel's due diligence, counsel had no notice that the judgment of conviction had been entered until after the expiration of the appeal period. Specifically, counsel states that he was not served with a copy of the judgment of conviction and, due to a delay in scanning the document into the district court system, he was not able to verify that the judgment of conviction had been filed. However, a judgment of conviction was signed by the judge and filed by the district court on November 19, 2010. The notice of appeal was filed on January 14, 2011, more than 30 days after entry of the judgment. See NRAP 4(b)(4). Because the notice of appeal was not timely filed, NRAP 4(b)(1), (4), we lack jurisdiction to consider this appeal. NRAP 26(b)(1)(A) (this court may not extend time to file notice of appeal except

SUPREME COURT OF NEVADA as provided in NRAP 4(c)); <u>Lozada v. State</u>, 110 Nev. 349, 352, 871 P.2d 944, 946 (1994). Therefore, we

ORDER this appeal DISMISSED.<sup>1</sup>

J. Saitta J. J. Parraguirre Hardesty Hon. David B. Barker, District Judge cc: **Clark County Public Defender** Attorney General/Carson City **Clark County District Attorney** Eighth District Court Clerk Eddie J. Taylor

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<sup>&</sup>lt;sup>1</sup>To assert an appeal deprivation claim, appellant must file a timely petition for a writ of habeas corpus in accordance with the provisions of NRS 34.720 to 34.830. NRAP 4(c)(1)(A). We express no opinion as to the merits of any such claim.