IN THE SUPREME COURT OF THE STATE OF NEVADA

DEANNA MARIE JACKSON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 59932

FILED

JAN 1 7 2012

ORDER DISMISSING APPEAL



This appeal was initiated by the filing of a proper person notice of appeal. The notice of appeal states that appellant "does hereby give Notice of Appeal [to this court] for post-conviction – habeas corpus." Second Judicial District Court, Washoe County; Janet J. Berry, Judge.

Our review of this appeal reveals a jurisdictional defect. While a district court order denying a post-conviction petition for a writ of habeas corpus is substantively appealable, no order denying such a petition has been filed in the district court. Moreover, it appears that no such petition was ever filed in the district court. To the extent that appealant appeals from the judgment of conviction that was entered on October 17, 2011, the notice of appeal is untimely. See NRAP 4(b)(1)(A) (prescribing 30-day appeal period following entry of judgment). We lack jurisdiction to consider this appeal, see Lozada v. State, 110 Nev. 349, 352, 871 P.2d 944, 946 (1994), therefore, we

ORDER this appeal DISMISSED.

Gibbons

Parraguirre

SUPREME COURT OF NEVADA

(O) 1947A

12-01598

cc: Hon. Janet J. Berry, District Judge Deanna Marie Jackson Steve E. Evenson Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk

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