IN THE SUPREME COURT OF THE STATE OF NEVADA

LAUREN KAYE SMITH, Appellant, vs. THE STATE OF NEVADA, Respondent.

OF NEVADA No. 60704 FILED JAN 1 6 2013 TRACIE K. LINDEMAN

ORDER OF AFFIRMANCE

This is an appeal from a district court order revoking appellant's probation. First Judicial District Court, Carson City; James E. Wilson, Judge.

Appellant claims that the district court erred by refusing to grant her an additional 60 days of credit for time she spent in custody in This claim lacks merit. Appellant is not entitled to any California. additional credit for time spent in custody in California because her confinement in California was not solely pursuant to the instant charges. See NRS 176.055(1); Nieto v. State, 119 Nev. 229, 232, 70 P.3d 747, 748 (2003). Therefore, we

ORDER the judgment of the district court AFFIRMED.

J. Gibbons \langle J. J. Douglas Saitta SUPREME COURT (O) 1947A

cc: Hon. James E. Wilson, District Judge State Public Defender/Carson City Attorney General/Carson City Carson City District Attorney Carson City Clerk

SUPREME COURT OF NEVADA

(O) 1947A