IN THE SUPREME COURT OF THE STATE OF NEVADA

MELISSA ARIAS A/K/A ELIZABETH KAY CARLEY, Appellants, vs. THE STATE OF NEVADA, Respondent.

No. 62633

MAR 0 1 2013



ORDER DISMISSING APPEAL

This is an appeal from a purported district court order resolving a "post conviction habeas corpus" writ petition. Eighth Judicial District Court, Clark County; James M. Bixler, Judge.

Our review of this proper person appeal reveals a jurisdictional defect. Specifically, appellant appeals from a non-existent order. Review of the district court docket and minute entries indicate that no petition for a post-conviction writ of habeas corpus was filed and no written order was entered resolving the purported petition. To the extent that appellant appeals from the order revoking probation entered on December 18, 2012, the appeal is untimely. NRAP 4(b)(1)(A) (30-day appeal period commences from date judgment is entered). 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.

Hardestv

Parraguirre

SUPREME COURT NEVADA

cc: Hon. James M. Bixler, District Judge Brent D. Percival Melissa Arias Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk