IN THE SUPREME COURT OF THE STATE OF NEVADA

COLLEEN LLOYD,
Appellant,
vs.
JUSTIN HERMAN AND DEBBIE
HERMAN,
Respondents.

No. 41315

MAY 1 3 2003

ORDER DISMISSING APPEAL



This is a proper person appeal from a prior order of this court dismissing appellant's appeal. On March 17, 2003, we dismissed appellant's appeal from a district court order that denied her motion for reconsideration. In our order, we explained that no appeal may be taken from an order denying reconsideration and that appellant's notice of appeal was untimely as to both the district court's order denying reconsideration and the court's earlier order dismissing her complaint.

On April 22, 2003, appellant filed, in the Eighth Judicial District Court, a notice of appeal from our March 17, 2003 order. The appeal is on a form for the United States District Court. Thus, it is not clear whether appellant meant to file her notice of appeal in state court or federal court. In any event, if appellant desired to have this court review its prior dismissal order, the proper procedural vehicle would have been a timely petition for rehearing under NRAP 40. This court cannot review its own orders through a notice of appeal filed in the district court; this court

JPREME COURT OF NEVADA

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has appellate review only over appealable district court orders entered in actions that arise in the district court.¹ Accordingly, as we lack jurisdiction to consider this appeal, we dismiss it.

It is so ORDERED.

Shearing

Leavitt

Becker,

J.

J.

J.

cc: Hon. Lee A. Gates, District Judge Colleen Lloyd Gugino Law Firm Clark County Clerk

¹See Nev. Const. art. 6, § 4.