IN THE SUPREME COURT OF THE STATE OF NEVADA

CATHLEEN D. CAHILL, N/K/A CATHLEEN D. KINFORD, Appellant,

vs.

MICHAEL W. CAHILL,

Respondent.

No. 49850

FILED

NOV 1 6 2007 HETTE M. BLOCM

ORDER DISMISSING APPEAL

This is a proper person appeal from district court orders confirming a master's findings and recommendation concerning child support and other matters. Ninth Judicial District Court, Douglas County; Michael P. Gibbons, Judge.

All three orders appealed here were entered by the district court several years ago, in October 2002, May 2004, and July 2004, and the notices of entry were served on appellant in 2002 and 2004. Under NRAP 4(a)(1), appellant had thirty days to file her notices of appeal from the date the notice of entry of each order was served. Thus, appellant's notices of appeal were due some time in 2002 and 2004, respectively. Appellant filed her notice of appeal on July 12, 2007, several years late. Since appellant's notice of appeal was untimely filed, we lack jurisdiction to consider this appeal.1 Accordingly, we

SUPREME COURT NEVADA

(O) 1947A

¹See Healy v. Volkswagenwerk, 103 Nev. 329, 741 P.2d 432 (1987) (noting that an untimely notice of appeal fails to vest jurisdiction in this court).

ORDER this appeal DISMISSED. 2

Maupin

Cherry

Saitta

C.J.

J.

cc: Hon. Michael P. Gibbons, District Judge Cathleen D. Kinford Michael Cahill Douglas County District Attorney/Minden Douglas County Clerk

²We deny appellant's August 8, 2007 motion as moot in light of this order.