An unpublished order shall not be regarded as precedent and shall not be cited as legal authority. SCR 123.

IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE GUARDIANSHIP OF THE PERSON AND ESTATE OF GERMAINE ROBINSON, AN ADULT WARD,

CANDACE L.F. ROBINSON,

Appellant,

VS.

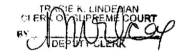
APRIL PARKS,

Respondent.

No. 66845

FILED

FEB 27 2015



ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order establishing custody. Eighth Judicial District Court, Family Court Division, Clark County; Charles J. Hoskin, Judge.

Our review of the documents before this court pursuant to NRAP 3(g) reveals a jurisdictional defect. Specifically, the right to appeal is statutory; where no statute or court rule authorizes and appeal, no right to appeal exists. *Taylor Constr. Co. v. Hilton Hotels*, 100 Nev. 207, 678 P.2d 1152 (1984); *Kokkos v. Tsalikis*, 94 Nev. 24, 53 P.2d 756 (1975). No statute or court rule permits an appeal from an order extending temporary guardianship. Because we lack jurisdiction over this appeal, we

ORDER this appeal DISMISSED.

Parraguirre

Douglas

Cherry

15-06279

SUPREME COURT OF NEVADA

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cc: Hon. Charles J. Hoskin, District Judge, Family Court Division Candace L.F. Robinson April Parks Eighth District Court Clerk