

IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL STEVE COX,  
Appellant,

vs.

E.K. MCDANIEL; A. ENDEL; D.  
BROOKS; C. LARGE; G. COX; J.  
BRACKBILL; LT. HENDRIX; C/O S.  
DONAHUE; C/O MANNING; C/O  
HUTCHERSON; C/O MS. BRANSKE;  
NURSE MR. MURPHY; DR. R.  
BANNISTER; CASE WORKER  
DRAIN; (CSWK) C. WILLIS; SGT.  
KIRCHEN; (MAINT.) L. MARSHAL;  
S. ROUNDY; H. SKOLNIK; DR. S.  
MACARTHUR; L. IRVIN; R. REED;  
AND D. NEVEN,  
Respondents.

No. 57734

**FILED**

**JUN 07 2011**

TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT  
BY S. Young  
DEPUTY CLERK

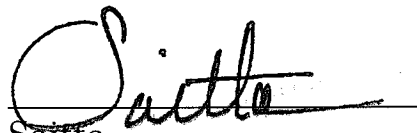
ORDER DISMISSING APPEAL


Our review of the documents before us on appeal reveals a jurisdictional defect. Specifically, it appears that no appealable, written order has been entered. See State, Div. Child & Fam. Servs. v. Dist. Ct., 120 Nev. 445, 451, 92 P.3d 1239, 1243 (2004) (recognizing that a clerk's "minute order" or a district court's oral ruling is invalid for any purpose);

Rust v. Clark Cty. School District, 103 Nev. 686, 747 P.2d 1380 (1987).

Accordingly, as we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.<sup>1</sup>

  
Saitta, J.

  
Hardesty, J.

  
Parraguirre, J.

cc: Hon. Dan L. Papez, District Judge  
Michael Steve Cox  
Attorney General/Carson City  
White Pine County Clerk

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<sup>1</sup>As we conclude that we lack jurisdiction over this appeal, appellant need not file the civil proper person appeal statement and transcript request forms sent to him. Additionally, in light of this order we deny all pending motions as moot.