

IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL STEVE COX,  
Appellant,  
vs.

E.K. MCDANIEL; AWO BROOKS; AWP  
ENDEL; DR. C. MACARTHUR; B. LEMICH;  
DR. T. D'AMICO; DR. BANNISTER; D.  
ROSENBERG; S. ROUNDY; R. WILLIAMS;  
C/O TOLBERT; S. SMITH; C. TRIPP; C/O  
BAKARIC; SGT. HUSTON; ATTY. GEN. G.  
CHANDS; DEP ATTY. GEN. E.L. OUIELHE,  
III; G. WHORTON; D. MCNEALY; D. REX  
WINKLE; AND A.G. PERALTA,  
Respondents.

No. 57735

**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.  
Saitta

Hardesty, J.  
Hardesty

Parraguirre, J.  
Parraguirre

<sup>1</sup>In light of this order, we deny as moot all pending motions.

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