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. ROSENBURG; 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. V. 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.¹

Saitta

Hardestv

Parraguirre

¹In light of this order, we deny as moot all pending motions.

(O) 1947A

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