

IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL STEVE COX,
Appellant,

vs.

JACK PALMER; R. LEGRAND; M.
HENRY; E. EMMANUEL; D. BAZE;
GARCIA; R. HERRERA; K. HEGGE; D.
POAG; DR. SCOTT; L. ROSE; K.
BELANGER; M. JENKINS; KEENER;
LT. HERTZ; D. WILLIAMS; S. CLARK;
LT. OLIVAS; M. CRANE;
RICHARDSON; A. VALLASTER; S.
CHARMAN; FREDERICKS; K.
WIDMAR; P. DONNELLY; REX
WINKLE; ROSENBERG; D. HELLING;
R. BRUCE BANNISTER;
HARKREADER; HOWARD SKOLNIK;
G. PERALTA; G. COX; R. REED; B.
PALCZEWSKI; CATHERINE CORTEZ
MASTO; G. ANDREWS; J. SHIRLEY; R.
SHIELDS; R. SKINNER; AND SHARI
KATZ,
Respondents.

No. 60069

FILED

FEB 14 2012

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY *R. Malone*
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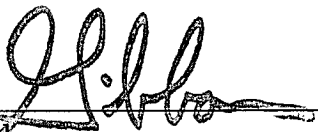
ORDER DISMISSING APPEAL

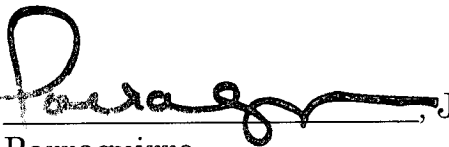
Proper person appellant seeks to challenge a district court order denying his motions for a default judgment and requesting relief related to discovery and jurisdiction. As no statute or court rule authorizes an appeal from the challenged order, it is not substantively appealable. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken); see also Taylor Constr. Co. v. Hilton Hotels, 100

Nev. 207, 209, 678 P.2d 1152, 1153 (1984). Accordingly, as we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.


_____, J.
Douglas


_____, J.
Gibbons


_____, J.
Parraguirre

cc: Hon. Richard Wagner, District Judge
Michael Steve Cox
Attorney General/Carson City
Pershing County Clerk