IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL STEVE COX, Appellant,

vs.

THE STATE OF NEVADA; THE STATE OF NEVADA DEPARTMENT OF CORRECTIONS; NEVADA BOARD OF PRISON COMMISSIONS; THE HONORABLE BRIAN SANDOVAL; CATHERINE CORTEZ MASTO; ROSS MILLER; HOWARD SKOLNIK; G. COX; CLARK G. LESLIE; R. SIMON; J. HOPPE; THE SIXTH JUDICIAL DISTRICT COURT, PERSHING; SHERIFF SKINNER; J. SHIRLEY; R. SHIELDS; LOVELOCK CORRECTIONAL CENTER; AND JACK PALMER, WARDEN, Respondents. No. 61015

FILED

JUL 2 3 2012 TRACIE K. LINDEMAN CLERKOF BUPREME COURT BY K.

ORDER DISMISSING APPEAL

Appellant seeks to challenge a district court order denying a motion to remove a case to a federal court. As no statute or court rule authorizes an appeal from the challenged order, it is not substantively appealable. <u>See NRAP 3A(b)</u> (listing orders and judgments from which an appeal may be taken); <u>see also Taylor Constr. Co. v. Hilton Hotels</u>, 100 Nev. 207, 209, 678 P.2d 1152, 1153 (1984). As we lack jurisdiction to consider this appeal, we

ORDER this appeal DISMISSED.

J. Douglas

Parraguir

Gibbons

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cc:

e: Hon. Michael Montero, District Judge Michael Steve Cox Attorney General/Carson City Pershing County Clerk

SUPREME COURT OF NEVADA

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