IN THE SUPREME COURT OF THE STATE OF NEVADA

MAX REED, II, Appellant, vs. JACK PALMER, WARDEN, Respondent. No. 61488

APR 0 9 2013

TRACIE K. LINDEMAN
CLERA OF SUPREME COURT
BY DEPUT LERK

ORDER OF AFFIRMANCE

This is a proper person appeal from an order denying a petition for a writ of habeas corpus.¹ First Judicial District Court, Carson City; James Todd Russell, Judge.

In his petition filed on June 7, 2012, appellant challenged his placement in administrative segregation. Appellant's claim for relief was not cognizable as it was a challenge to the conditions of confinement, which are not cognizable in a habeas corpus petition. See Bowen v. Warden, 100 Nev. 489, 686 P.2d 250 (1984). Accordingly, we

ORDER the judgment of the district court AFFIRMED.²

Hardestv

Parraguirre

541 P.2d 910, 911 (1975).

Cherry

¹This appeal has been submitted for decision without oral argument, NRAP 34(f)(3), and we conclude that the record is sufficient for our review and briefing is unwarranted. <u>See Luckett v. Warden</u>, 91 Nev. 681, 682,

²We have received appellant's proper person filings and conclude that no relief is warranted for the reason set forth above.

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. James Todd Russell, District Judge Max Reed, II Attorney General/Carson City Carson City Clerk