## IN THE SUPREME COURT OF THE STATE OF NEVADA

MATTHEW SCOTT WHITE,
Appellant,
vs.
THE STATE OF NEVADA IN
RELATION TO THE NEVADA
DEPARTMENT OF CORRECTIONS;
WARDEN RENEE BAKER; AND
ASSOCIATE WARDEN BURNS,
Respondents.

No. 61854

FILED

DEC 2 4 2012

CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER DISMISSING APPEAL

Proper person appellant seeks to challenge a district court order directing respondents to file an answer to the petition for mandamus relief that he filed in district court. 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). Additionally, it appears from the documents before us the appellant is not an aggrieved party. See NRAP 3A(a); Valley Bank of Nevada v. Ginsburg, 110 Nev. 440, 446, 874 P.2d 729, 734 (1994). Accordingly we lack jurisdiction to consider this appeal, and we ORDER this appeal DISMISSED.

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**Pickering** 

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SUPREME COURT OF NEVADA

(O) 1947A

12-40634

cc: Hon. Dan L. Papez, District Judge Matthew Scott White Attorney General/Ely White Pine County Clerk