IN THE SUPREME COURT OF THE STATE OF NEVADA

RENARD TRUMAN POLK, Appellant,

VS.

THE STATE OF NEVADA; GREG COX; ROBERT LEGRAND, WARDEN; KATE MARSHALL; CATHERINE CORTEZ MASTO; ROSS MILLER; AND REX REED.

Respondents.

No. 62165

FILED

MAR 2 6 2013

CLERN OF SUPREME COURT
BY DEPUT CLERK

ORDER DISMISSING APPEAL

Our review of the documents before us on appeal reveals a jurisdictional defect. Specifically, it appears that no written, file stamped order denying injunctive relief has been entered below. See NRAP 3A(b)(3); Rust v. Clark Cty. School District, 103 Nev. 686, 689, 747 P.2d 1380, 1382 (1987) (stating that oral pronouncements are not appealable). Accordingly, as it appears that no written, appealable order denying injunctive relief has not been entered in the underlying case, we lack jurisdiction to consider this appeal and we

ORDER this appeal DISMISSED.

Gibbons

Douglas

Saitta

SUPREME COURT OF NEVADA

(O) 1947A

13-08941

cc: Hon. Kenneth C. Cory, District Judge Renard Truman Polk Attorney General/Carson City Eighth District Court Clerk