## IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTOPHER ANTHONY JONES, Appellant,

THE STATE OF NEVADA; BRIAN E. WILLIAMS: ROSS MILLER; AND CATHERINE CORTEZ MASTO. Respondents.

No. 63039

FILED

DEC 1 5 2014

TRACIE K. LINDEMAN RK OF SUPREME COURT

## ORDER DISMISSING APPEAL

Having considered respondents' motion to dismiss this appeal, proper person appellant's opposition, and respondents' reply, we agree that this appeal no longer presents a justiciable controversy. Personhood Nev. v. Bristol, 126 Nev. \_\_\_, \_\_\_, 245 P.3d 572, 574 (2010) ("This court's duty is not to render advisory opinions but, rather, to resolve actual controversies . . . . "); see Darring v. Kincheloe, 783 F.2d 874, 876 (9th Cir. 1986) (recognizing that an inmate's request for injunctive relief with respect to conditions at one facility becomes moot upon the inmate's transfer to a different facility). We are not persuaded by appellant's argument that this appeal involves a matter of widespread importance that is capable of repetition, yet evading review. See Bristol, 126 Nev. at \_\_\_\_, 245 P.3d at 574. Nor are we persuaded by appellant's argument that he would be a suitable class representative for other inmates who have potentially been aggrieved by the complained-of policy. See generally NRCP 23(a) (establishing prerequisites for a class action). Accordingly, we

ORDER this appeal DISMISSED.

Pickering

SUPREME COURT NEVADA

cc: Hon. Susan Johnson, District Judge Christopher Anthony Jones Attorney General/Carson City Eighth District Court Clerk