IN THE SUPREME COURT OF THE STATE OF NEVADA

KEVIN DRUMMOND, Appellant, vs. SEARGEANT MURPHY; AND REX RHODE. Respondents.

No. 63146

FILED

JUL 0 1 2013

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order statistically closing a civil rights action. Eighth Judicial District Court, Clark County: Abbi Silver, Judge.

Our review of this appeal reveals a jurisdictional defect. Appellant seeks to challenge a district court order directing the district court clerk to statistically close the underlying case, with the basis for the statistical closure denominated as "Involuntary (statutory) Dismissal EDCR 1.90(2)." As noted in Brown v. MHC Stagecoach, LLC, 129 Nev. _ P.3d ___ (Adv. Op. No. 37, May 30, 2013), which addressed a largely identical statistical closure order, such orders do not dismiss or otherwise resolve a pending district court case, but merely direct the district court clerk to statistically close the case. Thus, such statistical closure orders do not constitute final, appealable judgments as contemplated by NRAP 3A(b). Id. Because it does not appear that a final, appealable judgment has otherwise been entered below, see Lee v. GNLV Corp., 116 Nev. 424, 426, 996 P.2d 416, 417 (2000) (noting that a final order or judgment must "dispose[] of all the issues presented in the case,

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and leave[] nothing for the future consideration of the court, except for post-judgment issues such as attorney's fees and costs"), this appeal is premature and we therefore lack jurisdiction to consider it. Accordingly, we

ORDER this appeal DISMISSED.

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Douglas

Saitta attle______, J

cc: Hon. Abbi Silver, District Judge Kevin Drummond Attorney General/Carson City Eighth District Court Clerk