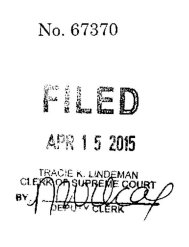
## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

DEMETRI L. ALEXANDER, Appellant, vs.

NEVADA DEPARTMENT OF CORRECTIONS; ISIDRO BACA, IN HIS OFFICIAL CAPACITY AS WARDEN AT NNCC; PAULINE SIMMONS, IN HER OFFICIAL CAPACITY AS LAW LIBRARY SUPERVISOR AT NNCC; MICHELLE HICKS-MOSES, IN HER OFFICIAL CAPACITY AS CASEWORK AT NNCC; AND RON SCHRECKENGOST, IN HIS OFFICIAL CAPACITY AS ASSOCIATE WARDEN AT NNCC, Respondents.



15-900424

## ORDER OF AFFIRMANCE

This is a pro se appeal from a district court order of dismissal. First Judicial District Court, Carson City; James E. Wilson, Judge.

Pro se appellant, an inmate, filed a civil action against respondents, which the district court dismissed for failure to serve process and, alternatively, for lack of jurisdiction based on appellant's failure to name the State of Nevada, or an appropriate political subdivision of the State, as a party defendant under NRS 41.0337 and NRS 41.031. On appeal, appellant argues that the district court erred by dismissing the complaint because he properly served respondents with process in accordance with the Nevada Rules of Civil Procedure and the local court rules. He does not, however, challenge the district court's alternative ruling regarding jurisdiction, and we therefore conclude that appellant has

COURT OF APPEALS OF NEVADA waived any argument challenging that ruling. See Powell v. Liberty Mut. Fire Ins. Co., 127 Nev. \_\_\_\_, \_\_\_\_ n.3, 252 P.3d 668, 672 n.3 (2011) (providing that issues not raised by a party on appeal are deemed waived). Accordingly, we affirm the dismissal of the complaint based on the district court's conclusion that it lacked jurisdiction, and thus, we need not address appellant's argument regarding service of process.

It is so ORDERED.

C.J.

Gibbons

J.

Tao

Iner J.

Silver

cc: Hon. James E. Wilson, District Judge Demetri L. Alexander Attorney General/Carson City Carson City Clerk

Court of Appeals of Nevada