IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIAM W. PLISE, Appellant, vs. ELIOT A. ALPER, TRUSTEE OF THE ELIOT A. ALPER REVOCABLE TRUST; SPACEFINDERS REALTY, INC.; AND THE ALPER LIMITED PARTNERSHIP, Respondents. No. 64207

JAN 0 3 2014 JAN 0 3 2014 CLERN AFFECTION COURT BY DEPUTY CERM

ORDER DISMISSING APPEAL

This is an appeal from a district court order finding appellant in contempt of court. Eighth Judicial District Court, Clark County; Charles M. McGee, Judge.

Respondents have moved to dismiss this appeal for lack of jurisdiction, pointing out that contempt orders are not appealable, *Pengilly* v. Rancho Santa Fe Homeowners Ass'n, 116 Nev. 646, 649, 5 P.3d 569, 571 (2000), but may instead be challenged by writ petition. Appellant has conceded that this court lacks jurisdiction over this appeal. Accordingly, the motion is granted and we

ORDER this appeal DISMISSED.

Gibbons

J.

Douglas

Saitta



SUPREME COURT OF NEVAOA cc: Chief Judge, Eighth Judicial District Court Hon. Charles M. McGee, Senior Judge Cremen Law Offices Edward J. Hanigan Eighth District Court Clerk

SUPREME COURT OF NEVADA