IN THE SUPREME COURT OF THE STATE OF NEVADA

INTERNATIONAL FIDELITY
INSURANCE COMPANY, BY AND
THROUGH ITS LOCAL AGENT, SWIFT
BAIL BONDS, INC., SURETIES FOR
ISRAEL A. OYERVIDESE, A/K/A
ISREAL ADRIAN OYERVIDESE,
Appellant,

vs.

THE STATE OF NEVADA, Respondent.

INTERNATIONAL FIDELITY
INSURANCE COMPANY, BY AND
THROUGH ITS LOCAL AGENT, SWIFT
BAIL BONDS,
Appellant,

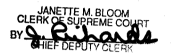
VS.

THE STATE OF NEVADA, Respondent.

No. 45093

FILED

MAR 14 2006



No. 45721

ORDER DISMISSING APPEALS

These are two unconsolidated appeals from district court orders entered in ancillary bail bond proceedings. Docket No. 45093 is an appeal from an order denying a motion to exonerate a bond and an order of judgment on surety. Docket No. 45721 is an appeal from an order denying a motion to remit surety bond. Eighth Judicial District Court, Clark County; Kathy A. Hardcastle, Judge.

Our review of the docketing statements and the documents submitted to this court pursuant to NRAP 3(e) reveals a jurisdictional defect in both of these appeals. Specifically, we note that the orders

SUPREME COURT OF NEVADA

06-05502

designated in the notices of appeal are not substantively appealable.¹ In International Fidelity Insurance v. State of Nevada,² this court concluded that that no rule or statute authorizes an appeal from any orders entered in ancillary bail bond proceedings, and thus, such orders are not substantively appealable. Moreover, in International Fidelity, we held that the proper vehicle for challenging orders entered in ancillary bail bond proceedings is through a petition for extraordinary writ.³ Because orders entered in ancillary bail bond proceedings, including district court orders of judgment on surety, orders denying motions to exonerate a bond, and orders denying motions to remit a surety bond are not substantively appealable, we lack jurisdiction over these appeals, and we

ORDER these appeals DISMISSED.

Mausin	J
Maupin	
Gibbons	J
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Hardesty,	J

²122 Nev. ___, ___ P.3d ___ (Adv. Op. No. 5, February 2, 2006).

³Id.

¹International Fid. Ins. v. State of Nevada, 122 Nev. ___, ___ P.3d ___ (Adv. Op. No. 5, February 2, 2006); see also NRAP 3A(b) (listing orders that may be appealed); Taylor Constr. Co. v. Hilton Hotels, 100 Nev. 207, 678 P.2d 1152 (1984) (noting that this court has jurisdiction to consider an appeal only when the appeal is authorized by statute or court rule).

cc: Hon. Kathy A. Hardcastle, District Judge Jones Vargas/Las Vegas Attorney General George Chanos/Carson City Clark County District Attorney David J. Roger Clark County Clerk