IN THE SUPREME COURT OF THE STATE OF NEVADA

LEONARD HAIRSTON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 57591

No. 57676

FILED

FEB 1 8 2011

RACIE K. LINDEMAN

OURT

LEONARD HAIRSTON, Appellant, vs. THE STATE OF NEVADA, Respondent.

ORDER DISMISSING APPEALS

These are proper person appeals from an order denying a motion to withdraw counsel and a decision declining to consider a fugitive proper person document. Eighth Judicial District Court, Clark County; Donald M. Mosley, Stefany Miley, Judges. We elect to consolidate these appeals for disposition. NRAP 3(b).

Because no statute or court rule permits an independent appeal from an order denying a motion to withdraw counsel or a decision to decline to consider a fugitive document, we lack jurisdiction. <u>Castillo v.</u> <u>State</u>, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). If appellant is convicted, appellant may appeal from intermediate decisions of the district

SUPREME COURT OF NEVADA court in an appeal from the judgment of conviction. NRS 177.045. Accordingly, we

ORDER these appeals DISMISSED.¹

J. Cherry J.

Gibbons

J. Pickering

cc: Hon. Donald M. Mosley, District Judge Leonard Hairston Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA

 $^{^{1}}$ We have considered all proper person documents received in these matters, and we conclude that no relief is warranted for the reason set forth above.