## IN THE SUPREME COURT OF THE STATE OF NEVADA

BRIAN KAMEDULA, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 58551

FILED

JUL 08 2011

TRACIE K. LINDEMAN
CLERKOF SUPREME COUR
BY

BRIAN KAMEDULA,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 58552

BRIAN KAMEDULA,

Appellant,

vs.

THE STATE OF NEVADA.

Respondent.

No. 58619

BRIAN KAMEDULA,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No. 58620

## ORDER DISMISSING APPEALS

These are proper person appeals from decisions denying a motion for sentencing transcripts and a motion to strike, and purported decisions denying replies to various motions. Eighth Judicial District

SUPREME COURT OF NEVADA

(O) 1947A

11-20416

Court, Clark County; Michelle Leavitt, Judge. We elect to consolidate these appeals for disposition. NRAP 3(b)(2).

Because no statute or court rule permits an appeal from an order denying a motion for sentencing transcripts and a motion to strike, we lack jurisdiction. <u>Castillo v. State</u>, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). To the extent that appellant designated hearings in which replies were to be considered, no hearings occurred on the dates designated and the documents before this court do not indicate decisions on the proper person documents designated. Accordingly, we

ORDER these appeals DISMISSED.

Saitta

. J.

J.

J.

Hardesty

Parraguirre

cc: Hon. Michelle Leavitt, District Judge

Brian Kamedula

Attorney General/Carson City Clark County District Attorney

Eighth District Court Clerk

(O) 1947A