IN THE SUPREME COURT OF THE STATE OF NEVADA	
WILLIAM EARLE NELSON,	No. 36058
Appellant,	FILED
vs.	
THE STATE OF NEVADA,	MAY 31 2000
Respondent.	LANETTE M. BLOOM
WILLIAM EARLE NELSON,	No. 36059
Appellant,	
vs.	
THE STATE OF NEVADA,	
Respondent.	
WILLIAM EARLE NELSON,	No. 36060
Appellant,	
vs.	
THE STATE OF NEVADA,	
Respondent.	
WILLIAM EARLE NELSON,	No. 36061
Appellant,	
vs.	
THE STATE OF NEVADA,	
Respondent.	

ORDER DISMISSING APPEALS

These proper person appeals purport to appeal from orders of the district court denying appellant's petitions for reopening sealed records in district court cases numbers C138224, C134802, C134555, and C134554. We elect to consolidate these appeals for disposition. <u>See</u> NRAP 3(b).

Our review of these appeals reveals jurisdictional defects. The right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists. Castillo v. State, 106 Nev. 349, 792 P.2d 1133 (1990). No statute or court rule provides for an appeal from an order of the

> 00-09160 -00-09159 00-09158

district court denying a petition for reopening sealed records. Accordingly, we

ORDER these appeals dismissed.

×

(0

C.J. , Rose J. Young J. Agosti

cc: Hon. Jeffrey D. Sobel, District Judge Attorney General Clark County District Attorney William Earle Nelson Clark County Clerk