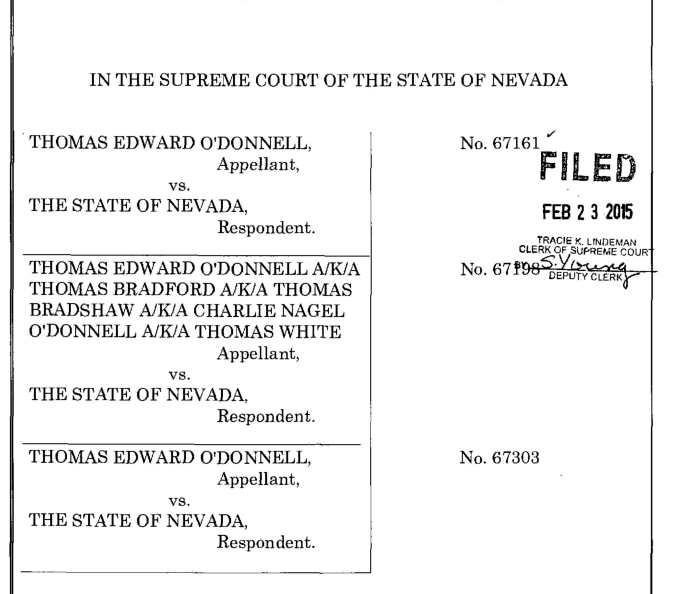
An unpublished order shall not be regarded as precedent and shall not be cited as legal authority. SCR 123.



ORDER DISMISSING APPEALS

These are pro se appeals from purported district court decisions resolving a motion to correct illegal sentence, motion to vacate illegal sentence, motion to sever/recuse district court judge and attorney general's office, motion to compel appeal of decision on December 17, 2014, motion for conflict of interest, and a post-conviction petition for a writ of habeas corpus. Eighth Judicial District Court, Clark County; William D. Kephart, Judge; David B. Barker, Judge.

Because no statute or court rule permits an appeal from an order denying a motion to sever/recuse, motion to compel appeal of

SUPREME COURT OF NEVADA decision on December 17, 2014, and motion for conflict of interest, we lack jurisdiction. *Castillo v. State*, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). To the extent that appellant appeals from decisions resolving his motions to correct/vacate illegal sentence, and a post-conviction petition for a writ of habeas corpus, these appeals are premature as no decisions, oral or written, had been made on the motions and petition when appellant filed his appeal. Because appellant failed to designate an appealable order, we lack jurisdiction over these appeals, and we

ORDER these appeals DISMISSED.

Parraguirre J. J. Douglas Cherry

cc: Hon. William D. Kephart, District Judge Hon. David B. Barker, District Judge Thomas Edward O'Donnell Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

SUPREME COURT OF NEVADA