IN THE SUPREME COURT OF THE STATE OF NEVADA

FILED KEVIN FERNANDEZ. No. 76938 Appellant, OCT 15 2018 THE STATE OF NEVADA. Respondent. KEVIN FERNANDEZ, No. 76939 Appellant, VS. THE STATE OF NEVADA. Respondent. KEVIN FERNANDEZ. No. 76940 Appellant, VS. THE STATE OF NEVADA. Respondent. KEVIN FERNANDEZ. No. 76941 Appellant, THE STATE OF NEVADA. Respondent. KEVIN FERNANDEZ. No. 76942 Appellant, THE STATE OF NEVADA. Respondent. KEVIN FERNANDEZ. No. 76943 Appellant, VS. THE STATE OF NEVADA. Respondent.

ORDER DISMISSING APPEALS

These are appeals from district court orders denying objections to transfer of cases and denying requests for out of time appeals. Fifth Judicial District Court, Nye County; Robert W. Lane, Judge.

SUPREME COURT OF NEVADA

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18-40212

This court's review of these appeals reveals a jurisdictional defect. Specifically, no statute or court rule provides for an appeal from district court orders denying an objection to transfer of cases and denying a request for out of time appeal. *Castillo v. State*, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990) (right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists). Accordingly, we

ORDER these appeals DISMISSED.

Pickering

Gibbons

Hardesty

cc: Hon. Robert W. Lane, District Judge Kevin Fernandez Attorney General/Carson City Nye County District Attorney Nye County Clerk

¹An untimely appeal is allowed from a judgment of conviction only when the procedure under NRAP 4(c) has been followed and the district court enters a written order finding that the petitioner has a valid appeal-deprivation claim and concluding that the petitioner is entitled to a direct appeal.