## IN THE SUPREME COURT OF THE STATE OF NEVADA

STANLEY EARNEST RIMER,
Appellant,

No. 71451

vs.

THE STATE OF NEVADA.

Respondent.

STANLEY EARNEST RIMER.

Appellant,

No. 71855

VS

THE STATE OF NEVADA,

Respondent.

STANLEY EARNEST RIMER,

Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

No. 71856 🗸

FILED

APR 2 1 2017

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY SYOUTH

## ORDER DISMISSING APPEALS

These are pro se notices of appeal from district court orders denying a "motion to vacate void judgment for the state courts violation of subject matter jurisdiction," denying a motion to disqualify a district court judge, and denying a "motion to strike false information from PSI and motion for order for parole hearing." Eighth Judicial District Court, Clark County; Douglas W. Herndon, Judge.

Because no statute or court rule permits an appeal from the aforementioned orders, we lack jurisdiction to consider these appeals.

SUPREME COURT OF NEVADA

(i) 1947A (c)

17-13417

Castillo v. State, 106 Nev. 349, 352, 792 P.2d 1133, 1135 (1990). Accordingly, we

ORDER these appeals DISMISSED.1

Hardesty

Parraguirre

Hon. Douglas W. Herndon, District Judge cc: Stanley Earnest Rimer Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

<sup>&</sup>lt;sup>1</sup>In light of this order, we take no action on the pro se motions filed in Docket Nos. 71451, 71855 and 71856.