IN THE SUPREME COURT OF THE STATE OF NEVADA

LAMARR ROWELL,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

LAMARR ROWELL,

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

No.:37434

FILED

JUN 18 2001

CLERK OF SUPREME COURT
BY
CHIEF DEPUTY CLERK

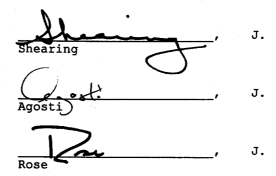
No. 37835

ORDER DISMISSING APPEALS

These are proper person appeals from orders of the district court denying appellant's "motion[s] to compel court give specific citation in plea agreement" and appellant's "motion[s] for copies of findings [of] fact and conclusions of law."

Our review of these appeals reveal jurisdictional defects. The right to appeal is statutory; where no statute or court rule provides for an appeal, no right to appeal exists.

No statute or court rule provides for an appeal from an order denying the above-entitled motions. Accordingly, we ORDER these appeals DISMISSED.



 $^{^{1}}$ We elect to consolidate these appeals for disposition. See NRAP 3(b).

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

cc: Hon. Lee A. Gates, District Judge
Attorney General
Clark County District Attorney
Lamarr Rowell
Clark County Clerk