IN THE SUPREME COURT OF THE STATE OF NEVADA

RICHARD G. BURT, Appellant, THE STATE OF NEVADA, Respondent. RICHARD G. BURT, Appellant, THE STATE OF NEVADA, Respondent. RICHARD G. BURT, Appellant, vs. THE STATE OF NEVADA, Respondent. RICHARD G. BURT, Appellant, THE STATE OF NEVADA, Respondent. RICHARD G. BURT, Appellant, THE STATE OF NEVADA,

No. 40887

- 1711 BLOCK

J. Richar

No. 40888

No. 40889

No. 40890

No. 40891

SUPREME COURT OF NEVADA Respondent.

(O) 1947A

03-03287

No. 40937

RICHARD G. BURT,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

ORDER DISMISSING APPEALS

These are proper person appeals from decisions of the district court denying appellant's: (1) motion for legal materials (Docket No. 40887); (2) motion to amend order (Docket No. 40888); (3) motion for NRCP (Docket No. 40889); (4) motion to dismiss criminal complaint (Docket No. 40890); (5) motion to implement order (Docket No. 40891); and (6) motion to dismiss Brady¹ violation, motion to impose sanctions, request for appointment of paralegal, memorandum, motion for judgment as a matter of law, three additional motions to dismiss, motion for financial reimbursement, motion for legal books and request for polygraph (Docket No. 40937). We elect to consolidate these appeals for disposition.²

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

¹Brady v. Maryland, 373 U.S. 83 (1963).

²NRAP 3(b).

appeal, no right to appeal exists.³ No statute or court rule provides for an appeal from the aforementioned decisions.⁴ Accordingly, we

ORDER these appeals DISMISSED.5

Shearing J.

J.

Leavitt

Becker, J.

cc: Hon. Michael L. Douglas, District Judge Richard G. Burt Attorney General Brian Sandoval/Carson City Clark County District Attorney David J. Roger Clark County Clerk

³Castillo v. State, 106 Nev. 349, 792 P.2d 1133 (1990).

⁴NRS 177.015(3) ("The defendant only may appeal from a final judgment or verdict in a criminal case."); <u>compare</u> NRS 177.045 ("Upon the appeal, any decision of the court in an intermediate order or proceeding, forming a part of the record, may be reviewed.").

⁵We have considered all proper person documents filed or received in these matters, and we conclude that the relief requested is not warranted.