IN THE SUPREME COURT OF THE STATE OF NEVADA

BILLY CEPERO, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 55993

FILED

DEC 1 0 2010

1-3232

ORDER OF AFFIRMANCE

District Court, Clark County; Douglas W. Herndon, Judge.

This is an appeal from a judgment of conviction, pursuant to a jury verdict, of three counts of statutory sexual seduction. Eighth Judicial

Appellant Billy Cepero claims that insufficient evidence supports his convictions. This claim lacks merit because the victim's testimony that she engaged in sexual intercourse on three separate occasions with Cepero when she was 15 years old and he was 34 years old was sufficient to establish Cepero's guilt beyond a reasonable doubt as determined by a rational trier of fact. <u>See</u> NRS 200.364(5)(a); <u>Jackson v.</u> <u>Virginia</u>, 443 U.S. 307, 319 (1979); <u>McNair v. State</u>, 108 Nev. 53, 56, 825 P.2d 571, 573 (1992). The jury's verdict will not be disturbed on appeal where, as here, substantial evidence supports the verdict. <u>Bolden v. State</u>, 97 Nev. 71, 73, 624 P.2d 20, 20 (1981). Therefore, we

ORDER the judgment of conviction AFFIRMED.

nutra Cherry Saitta

Supreme Court of Nevada cc: Hon. Douglas W. Herndon, District Judge Attorney General/Carson City Clark County District Attorney Sanft Law, P.C. Eighth District Court Clerk

Supreme Court of Nevada

(O) 1947A