IN THE SUPREME COURT OF THE STATE OF NEVADA

ANTHONY M. WRIGHT A/K/A JERRY LEE BLACKWELL A/K/A JERRY BLACKWELL,, No. 35241

Appellant,

vs.

THE STATE OF NEVADA,

Respondent.

FEB 13 2001 JANETTE M. BLOOM CLERK OF SUPREME COURT BY GHIEF DEPUTY CLERK

FILED

ORDER OF AFFIRMANCE

Anthony M. Wright, A/K/A Jerry Lee Blackwell, appeals from a judgment of conviction, pursuant to a jury verdict, of seven counts of possession of stolen property and one count of possession of a stolen firearm. Eighth Judicial District, Clark County; John S. McGroarty, Judge.

On appeal, Wright contends that the district court erred in refusing to exclude evidence discovered in a search, pursuant to a warrant, of Wright's residence at 3929 Apple Wright argues specifically that the affidavit Crest Drive. supporting the search warrant did not allege sufficient facts to establish probable cause. We disagree. In reviewing the issuing court's decision, we must determine "whether there is a substantial basis for concluding that probable cause existed." Doyle v. State, 116 Nev. 148, 158, 995 P.2d 465, 472 (2000). We have reviewed the challenged warrant and affidavit and conclude that, insofar as the affidavit lacked information, any deficiency was cured by the affidavit filed in support of the warrant to search Wright's vehicles and 1200 Smith Street residence, which was attached as an exhibit to and incorporated by reference into the affidavit in question. Thus, considering the totality of circumstances, we conclude that there is a substantial basis for concluding that probable cause existed and, therefore, that the district court did not cc: Hon. John S. McGroarty, District Judge Attorney General Clark County District Attorney Clark County Public Defender Clark County Clerk

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