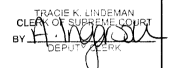
## IN THE SUPREME COURT OF THE STATE OF NEVADA

WILLIE CALIX LEDET, JR., Appellant, vs. THE STATE OF NEVADA, Respondent. No. 59464

FILED

MAR 0 7 2012

## ORDER OF AFFIRMANCE



This is an appeal from a judgment of conviction, pursuant to a guilty plea, of possession of a controlled substance. Second Judicial District Court, Washoe County; Connie J. Steinheimer, Judge.

The sole issue on appeal is whether the district court abused its discretion by ordering appellant to serve his sentence consecutively to his sentence in another drug-related case because serving consecutive sentences will hamper any effort to overcome his drug addiction. We have consistently afforded the district court broad discretion in its sentencing decisions, see Houk v. State, 103 Nev. 659, 664, 747 P.2d 1376, 1379 (1987), including the discretion to impose consecutive sentences, see NRS 176.035(1). Because appellant fails to demonstrate that the district court abused its discretion in this regard, we

ORDER the judgment of conviction AFFIRMED.

Douglas, J.

Gibbons

Parraguirre

SUPREME COURT OF NEVADA

(O) 1947A

12-07326

cc: Hon. Connie J. Steinheimer, District Judge Washoe County Public Defender Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk