IN THE SUPREME COURT OF THE STATE OF NEVADA

CURTIS LUNDY DOWNING, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 61669

FILED

DEC 1 2 2012

CLERA OF SUPREME COURT
BY DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a proper person appeal from an amended judgment of conviction.¹ Eighth Judicial District Court, Clark County; Michael Villani, Judge.

On August 15, 2012, the district court entered an amended judgment of conviction to reflect that appellant's three consecutive terms of life imprisonment included the possibility for parole. The district court further ordered that any "other conditions, fines, etc. that were imposed when Defendant was originally sentenced will remain." Appellant filed a proper person notice of appeal from the amended judgment of conviction. Having reviewed the record on appeal, we affirm the amended judgment of

(O) 1947A

¹This appeal has been submitted for decision without oral argument, NRAP 34(f)(3), and we conclude that the record is sufficient for our review and briefing is unwarranted. See <u>Luckett v. Warden</u>, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

conviction and conclude that the district court correctly concluded no further relief was warranted. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Saitta Pickering **Pickering**

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Hon. Michael Villani, District Judge cc: **Curtis Lundy Downing** Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk