IN THE SUPREME COURT OF THE STATE OF NEVADA

RONALD LEEPER OUGH A/K/A RONALD EUGENE LEEPER, JR., Appellants, vs. THE STATE OF NEVADA, Respondent. No. 62406

FILED

JUL 2 2 2013

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER OF AFFIRMANCE

This is an appeal from a judgment of conviction, pursuant to a plea of nolo contendere, of failure of a sex offender to register. Seventh Judicial District Court, Eureka County; Dan L. Papez, Judge.

Appellant contends that the district court abused its discretion at sentencing by relying on a presentence investigation report (PSI) that contained multiple errors. Appellant, however, fails to identify on appeal which portions of the PSI contained errors or establish that those portions were, in fact, erroneous. And, the district court accepted appellant's corrections to the PSI before issuing his sentence. Appellant's sentence of 19-48 months falls within the parameters provided by the relevant statutes, see NRS 179D.550(1); NRS 193.130(2)(d), and we conclude that he fails to demonstrate that the district court abused its discretion by relying solely upon impalpable or highly suspect evidence, see Silks v. State, 92 Nev. 91, 94, 545 P.2d 1159, 1161 (1976); Parrish v. State, 116

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Nev. 982, 989, 12 P.3d 953, 957 (2000) (this court will not disturb a sentence absent an abuse of discretion). Accordingly, we ORDER the judgment of conviction AFFIRMED.

Hardesty

Parraguirre

J.

Parraguirre

J.

cc: Hon. Gary Fairman, District Judge State Public Defender/Ely State Public Defender/Carson City Attorney General/Carson City Eureka County District Attorney Eureka County Clerk