IN THE SUPREME COURT OF THE STATE OF NEVADA

ADOLFO ALCARAZ,

Appellant,

vs.

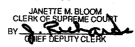
THE STATE OF NEVADA,

Respondent.

No. 35892

FILED

MAR 27 2001



ORDER OF AFFIRMANCE

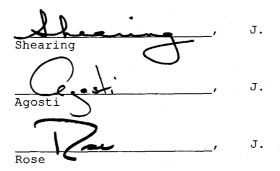
This is an appeal from a judgment of conviction, pursuant to a guilty plea, of attempted lewdness with a child under the age of 14 years. The district court sentenced appellant to serve 72-180 months in prison, suspended the sentence and placed appellant on probation for 5 years. The district court imposed the probation conditions for sex offenders pursuant to NRS 176A.410.

Appellant raises three challenges to the sex offender probation conditions set forth in NRS 176A.410. In particular, appellant claims that NRS 176A.410 is unconstitutionally vague and overbroad and violates the privilege against self-incrimination by requiring the probationer to submit to a polygraph examination. We recently rejected identical arguments in Mangarella v. State and we

¹117 Nev. ____, 17 P.3d 989 (2001).

decline to revisit that decision. Accordingly, we conclude that appellant's contentions lack merit and we

ORDER the judgment of conviction ${\tt AFFIRMED}.$



cc: Hon. Kathy A. Hardcastle, District Judge
Attorney General
Clark County District Attorney
Clark County Public Defender
Clark County Clerk