## IN THE SUPREME COURT OF THE STATE OF NEVADA

KENNETH CHARLES MCKNIGHT,
Appellant,
vs.
THE STATE OF NEVADA; GREG
SMITH; WARM SPRINGS
CORRECTIONAL CENTER; AND
NEVADA DEPARTMENT OF PRISONS,
Respondents.

No. 65081

FILED

JUL 2 3 2014

TRACIE K. LINDEMAN
CLERK OF SUPREME COURT
BY DEPUTY CLERK

## ORDER OF AFFIRMANCE

This is a proper person appeal from an order of the district court denying a post-conviction petition for a writ of habeas corpus. First Judicial District Court, Carson City; James E. Wilson, Judge.

In his May 10, 2012, petition, appellant claimed that the Nevada Department of Corrections had improperly forced him to serve his sentences consecutively when the district court had actually sentenced him to serve concurrent terms. Appellant's claim was without merit. Appellant was convicted of two counts of robbery with the use of a deadly weapon. The district court sentenced appellant to serve identical terms for each robbery count—30 to 84 months plus an equal and consecutive term for the deadly weapon enhancement. The district court also ordered

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<sup>&</sup>lt;sup>1</sup>This 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 Luckett v. Warden*, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

that appellant serve each term concurrently and that appellant also serve this sentence concurrent with the sentence for a separate conviction. The documents submitted by the Nevada Department of Corrections demonstrate that the Department followed the district court's order. Therefore, the district court did not err in denying the petition. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Pickering

J.

Parraguirre

Saitta

cc: Hon. James E. Wilson, District Judge Kenneth Charles McKnight Attorney General/Carson City Carson City Clerk