An unpublished order shall not be regarded as precedent and shall not be cited as legal authority. SCR 123

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

DANIEL BALLARD, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 66645

FILED

APR 1 4 2015



ORDER OF AFFIRMANCE

This is an appeal from an order revoking probation and amended judgment of conviction. Eighth Judicial District Court, Clark County; Carolyn Ellsworth, Judge.

Appellant Daniel Ballard claims that the district court abused its discretion by revoking his probation. He asserts that his probation was revoked because he was not financially able to get the mental health and drug counseling he needed. This claim lacks merit. Because Ballard stipulated to the revocation of his probation without modification of his sentence, we conclude that the district court did not abuse its discretion by revoking his probation. See Lewis v. State, 90 Nev. 436, 438, 529 P.2d 796, 797 (1974). Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Gibbons

C.J.

Silver)

Tao

Cilvon

COURT OF APPEALS

OF

NEVADA

(O) 1947B

15-900408

cc: Hon. Carolyn Ellsworth, District Judge Sandra L. Stewart Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk