IN THE COURT OF APPEALS OF THE STATE OF NEVADA

GLEN TROGDON, Appellant, vs. DWIGHT NEVEN, WARDEN; AND HIGH DESERT STATE PRISON, Respondents. No. 66780

FILED

FEB 2 5 2015

ORDER AFFIRMING IN PART, REVERSING IN PART AND REMANDING

This is an appeal from an order of the district court denying a post-conviction petition for a writ of habeas corpus.¹ Eighth Judicial District Court, Clark County; Adriana Escobar, Judge.

In his petition filed on April 11, 2014, appellant claimed that he was entitled to additional days of credit for the completion of several courses and for work credit. We conclude that appellant failed to demonstrate that he was entitled to any additional work credits. *See* NRS 209.4465. However, the district court's order did not address appellant's claim regarding credit for completing several courses while incarcerated. The record includes certificates from six different programs that appellant completed: Cage Your Rage, LLC Orientation, Life Management Skills, Vital Issues, CDL program, and Resumes and Interviews. *See* NRS

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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 Luckett v. Warden, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

209.448; NRS 209.449. These courses were completed between July of 2002 and September of 2005, but they are not reflected in appellant's credits worksheet. Therefore, we remand this case back to the district court to determine whether appellant was entitled to credits for these courses. Accordingly, we

ORDER the judgment of the district court AFFIRMED IN PART AND REVERSED IN PART AND REMAND this matter to the district court for proceedings consistent with this order.

C.J.

J.

Gibbons

Tao

luer J.

Silver

cc: Hon. Adriana Escobar, District Judge Glen Trogdon Attorney General/Las Vegas Eighth District Court Clerk

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