


IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JUSTIN DANIEL STEEPE,  
Appellant,  
vs.  
THE STATE OF NEVADA,  
Respondent.

No. 67353

**FILED**

JUL 14 2015

TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT  
BY  DEPUTY CLERK

*ORDER OF AFFIRMANCE*


This is an appeal from a judgment of conviction, entered pursuant to a guilty plea, of attempted theft. First Judicial District Court, Carson City; James E. Wilson, Judge.

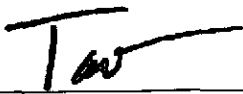
Appellant Justin Steepe claims the district court abused its discretion by imposing a term of imprisonment consecutive to the sentence imposed in Washoe County case number CR14-1254. Specifically, he claims the district court in his Washoe case ordered that his sentence in Washoe be run concurrent to his sentence imposed in the instant case. Therefore, the district court in this case should have followed the order in the Washoe case and ran his sentence concurrent.

We conclude the district court did not abuse its discretion by running Steepe's sentence consecutive to his sentence in the Washoe case because Steepe was sentenced in the instant case after he was sentenced in his Washoe case. *See* NRS 176.035(1) (the decision to impose a consecutive sentence is discretionary); *Pitmon v. State*, 131 Nev. \_\_\_, \_\_\_ P.3d \_\_\_ (Adv. Op. No. 16, March 26, 2015, at 7); *Warden, Nev. State*

*Prison v. Peters*, 83 Nev. 298, 303, 429 P.2d 549, 552 (1967). Accordingly,  
we

ORDER the judgment of conviction AFFIRMED.

  
\_\_\_\_\_, C.J.  
Gibbons

  
\_\_\_\_\_, J.  
Tao

  
\_\_\_\_\_, J.  
Silver

cc: Hon. James E. Wilson, District Judge  
State Public Defender/Carson City  
Attorney General/Carson City  
Carson City District Attorney  
Carson City Clerk