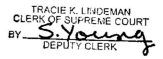
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

REESE ROBERT WALDRON, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 67050

FILED

NOV 1 9 2015



ORDER OF AFFIRMANCE

This is an appeal from a district court order denying a motion for modification of sentence.¹ Eighth Judicial District Court, Clark County; Kenneth C. Cory, Judge.

In his motion filed on September 4, 2014, appellant Reese Waldron claimed his sentence should be modified because defense counsel was ineffective for promising him a suspended sentence and his cooperation with the involved parties caused him to suffer double and triple jeopardy. These claims fell outside the narrow scope of claims permissible in a motion to modify sentence. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1994). Waldron also claimed the district court's sentencing decision was based on an erroneous presentence investigation report. However, Waldron failed to make any showing the district court relied "on mistaken assumptions about [his] criminal record

¹This appeal has been submitted for decision without oral argument and we conclude the record is sufficient for our review and briefing is unwarranted. NRAP 34(f)(3), (g).

which work to [his] extreme detriment." *Id.* Accordingly, we conclude the district court did not err by denying Waldron's motion, and we ORDER the judgment of the district court AFFIRMED.

Cibbons, C.J

Jav., J.

Silver, J

cc: Hon. Kenneth C. Cory, District Judge Reese Robert Waldron Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk