IN THE COURT OF APPEALS OF THE STATE OF NEVADA

BRADLEY ALLEN SANDEFUR, Appellant, vs. THE STATE OF NEVADA, Respondent.

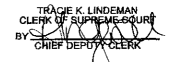
No. 69446

BRADLEY ALLEN SANDEFUR, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 69447

FILED

APR 2 2 2016



ORDER OF AFFIRMANCE

These are consolidated appeals from judgments of conviction entered in two district court cases. Second Judicial District Court, Washoe County; Patrick Flanagan, Judge. Docket No. 69446 is an appeal from the judgment of conviction entered in district court case number CR15-1420, pursuant to a guilty plea, of using the personal information of another for an unlawful purpose. Docket No. 69447 is an appeal from the judgment of conviction entered in district court case number CR15-1418, pursuant to a guilty plea, of burglary.

Appellant Bradley Sandefur claims the district court abused its discretion at sentencing by crediting him with 161 days of credit in only one of his cases. He asserts that pursuant to *Johnson v. State*, 120 Nev. 296, 299, 89 P.3d 669, 671 (2004), he was entitled to receive the credit in both of his cases because his sentences were ordered to run concurrently.

COURT OF APPEALS
OF
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16-900496

Sandefur's reliance on Johnson is misplaced, and we conclude he is not entitled to additional credit. Unlike Sandefur's case, Johnson addressed concurrent sentences imposed in a single judgment of conviction. Johnson does not mandate presentence credit be given for concurrent terms that are imposed in separate judgments of conviction. See id. at 297-98, 89 P.3d at 669-70. Therefore, we conclude the district court did not abuse its discretion at sentencing, and we

ORDER the judgments of conviction AFFIRMED.

Gibbons C.J.

Tao

Silver

cc: Hon. Patrick Flanagan, District Judge Washoe County Public Defender Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk