IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN C. PEARL,

Appellant,

VS.

THE STATE OF NEVADA,

Respondent.

No. 36565

FILED

OCT 30 2000

ORDER OF AFFIRMANCE

This is an appeal from a judgment of conviction, pursuant to a guilty plea, of one count of second degree kidnaping with the use of a deadly weapon, and one count of attempted sexual assault. The district court sentenced appellant to a prison term of 60-180 months for kidnaping, with an equal and consecutive term for the use of a deadly weapon, and to a concurrent prison term of 48-120 months for attempted sexual assault.

Appellant's sole contention on appeal is "that he was twice put in jeopardy for the same case." Appellant fails to state any facts as a basis for his claim. Moreover, appellant provides no argument in support of this contention. Accordingly, we decline to address it. See Maresca v. State, 103 Nev. 669, 673, 748 P.2d 3, 6 (1987).

Having considered appellant's contention and concluded it is without merit, the judgment of conviction is affirmed.

It is so ORDERED.

Maupin

J.

J.

J.

cc: Hon. Joseph T. Bonaventure, District Judge

Attorney General

Clark County District Attorney Clark County Public Defender Clark County Clerk