IN THE COURT OF APPEALS OF THE STATE OF NEVADA

RAMIRO RODRIGUEZ-CARRILLO, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 74933-COA

FILED

NOV 1 5 2018

CLERK OF A FREME COURT

BY

DEPUTY CLERK

ORDER OF AFFIRMANCE

Ramiro Rodriguez-Carrillo appeals from an order of the district court denying a motion to correct an illegal sentence. Second Judicial District Court, Washoe County; Scott N. Freeman, Judge.

In his motion filed on August 21, 2017, Rodriguez-Carrillo claimed the sentencing court violated his right against double jeopardy when it imposed consecutive sentences for his convictions for attempted lewdness with a child under the age of 14 and attempted sexual assault. Rodriguez-Carillo's claims fell outside the narrow scope of claims permissible in a motion correct an illegal sentence. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). Therefore, without considering

(O) 1947B (C)

¹This appeal has been submitted for decision without oral argument. NRAP 34(f)(3).

the merits of any of the claims raised in the motion, we conclude the district court did not err by denying the motion. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Silver, C.J

Tao J. Gibbons J.

cc: Hon. Scott N. Freeman, District Judge Ramiro Rodriguez-Carrillo Attorney General/Carson City Washoe County District Attorney Washoe District Court Clerk