IN THE COURT OF APPEALS OF THE STATE OF NEVADA

KAYSEAN MANOR, Appellant, vs. THE STATE OF NEVADA, Respondent.

No. 75904-COA

FILED

MAR 14 2019

ELIZABETH A BROWN CLERK OF SUPREME COURT BY S'YOULLA DEPUTY CLERK

ORDER OF AFFIRMANCE

Kaysean Manor appeals from an order of the district court denying a postconviction petition for a writ of habeas corpus filed on March 6, 2017. Eighth Judicial District Court, Clark County; Linda Marie Bell, Chief Judge.

Manor claimed he is entitled to the application of statutory credits to his minimum sentences pursuant to NRS 209.4465(7)(b). The district court found Manor's sentences were the result of convictions for category B felonies committed after the effective date of NRS 209.4465(8)(d), which precludes the application of credits to minimum terms of sentences for such felonies. These findings are supported by the record. See NRS 193.165(1); NRS 199.480(1); NRS 200.380(2); NRS 205.060(2). We therefore conclude the district court did not err by denying this claim.

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).

Manor also claimed the application of NRS 209.4465(8) violates the Ex Post Facto Clause. Manor's claim lacked merit because NRS 209.4465(8) was enacted before Manor committed his crimes. See Weaver iv. Graham, 450 U.S. 24, 29 (1981). Accordingly, we

ORDER the judgment of the district court AFFIRMED. 2

______, J

Tao

Mora, J

Gibbons

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cc: Hon. Linda Marie Bell, Chief Judge Kaysean Manor

Attorney General/Las Vegas

Eighth District Court Clerk

²To the extent Manor claimed the Nevada Department of Corrections was failing to apply his statutory credits to his maximum sentence, his claim is belied by the record.