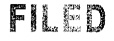
IN THE SUPREME COURT OF THE STATE OF NEVADA

MICHAEL ANTHONY JONES, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 76231



APR 1 2 2019 CLERK OF SUPREME COURT BY _______ DEPUTY CLERK

ORDER OF AFFIRMANCE

This is a pro se appeal from a district court order denying a motion to modify or correct an illegal sentence.¹ Eighth Judicial District Court, Clark County; Michael Villani, Judge.

On September 26, 2006, the district court convicted appellant, pursuant to a guilty plea, of second-degree murder with the use of a deadly weapon. The district court sentenced appellant to serve two consecutive terms of life in prison with the possibility of parole after 10 years. Appellant did not file a direct appeal.

In his motion filed on May 18, 2018, appellant, who was 16 years old at the time of the crime, contended that the district court lacked jurisdiction to impose sentence because appellant's certification as an adult was improper under former NRS 62B.390.² Because the crime of murder did not fall within the juvenile court's jurisdiction, NRS 62B.330(3)(a); 2003

²2003 Nev., Stat., ch. 206 § 53, at 1030-31.

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¹This appeal has been submitted for decision on the record without briefing or oral argument. NRAP 34(f)(3), (g); see also NRAP 31(d)(1); Luckett v. Warden, 91 Nev. 681, 682, 541 P.2d 910, 911 (1975).

Nev. Stat., ch. 206 § 47, at 1029, the district court did not err in denying appellant's motion. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Gibbons Pickering _____, C.J.

J. Pickering

J.

Cadish

Hon. Michael Villani, District Judge cc: **Michael Anthony Jones** Attorney General/Carson City **Clark County District Attorney Eighth District Court Clerk**

SUPREME COURT ÓF NEVADA