IN THE COURT OF APPEALS OF THE STATE OF NEVADA

ROBERT LAWSON WHITE, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 77781-COA

FILED

DEC 1 1 2019

CLERK OF SUPREME COURT

ORDER OF AFFIRMANCE

Robert Lawson White appeals from a judgment of revocation of probation. First Judicial District Court, Carson City; James Todd Russell, Judge.

White claims the district court abused its discretion by revoking his probation instead of allowing him to enter another drug treatment program that was tailored to his specific needs. The decision to revoke probation is within the broad discretion of the district court and will not be disturbed absent a clear showing of abuse. Lewis v. State, 90 Nev. 436, 438, 529 P.2d 796, 797 (1974). Evidence supporting a decision to revoke probation must be merely sufficient to reasonably satisfy the district court that the conduct of the probationer was not as good as required by the conditions of probation. Id.

White admitted that he violated the conditions of his probation by failing to report to the Division of Parole and Probation, absconding, being found with an unlabeled pill bottle containing carbamazepine, and being terminated from the Western Regional Drug Court Program. Based on these admissions, we conclude the district court could reasonably find that White's conduct was not as good as required by the conditions of his probation, and therefore, it did not abuse its discretion by revoking his probation. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

Gibbons

Tao

Tao

J.

Bulla

cc: Hon. James Todd Russell, District Judge State Public Defender/Carson City Attorney General/Carson City Carson City District Attorney Peter W. Smith Carson City Clerk