IN THE COURT OF APPEALS OF THE STATE OF NEVADA

MANUEL HECTOR CARRASCO, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 87672-COA

FILED

AUG 27 2024

CLERK OF SUPREME COURT

BY

DEPUTY CLERK

ORDER OF AFFIRMANCE

Manuel Hector Carrasco appeals from a district court order denying a motion for sentence modification filed on October 4, 2023. Eighth Judicial District Court, Clark County; Jacqueline M. Bluth, Judge.

In his motion, Carrasco sought modification of his sentence because he (1) has spent the last 17 years making himself a better man, including completing several programs and obtaining his high school diploma; (2) ended his gang involvement; (3) has post-release plans, including living with his sister, obtaining a sponsor, and getting a job; (4) desires to change and live a productive life; (5) had no prior criminal history; (6) lost his brother and mother while incarcerated; and (7) has lived daily with the consequences of his actions and has worked to change.

These claims were outside the scope of claims permissible in a motion to modify sentence. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996) (recognizing "a motion to modify a sentence is limited in scope to sentences based on mistaken assumptions about a defendant's criminal record which worked to the defendant's extreme detriment").

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Therefore, without considering the merits of these claims, we conclude the district court did not err by denying Carrasco's motion. Accordingly, we ORDER the judgment of the district court AFFIRMED.¹

Gibbons, C.J.

Bulla, J.

Westbrook J

cc: Hon. Jacqueline M. Bluth, District Judge
Manuel Hector Carrasco
Attorney General/Carson City
Clark County District Attorney
Eighth District Court Clerk

¹To the extent Carrasco raises arguments that are not specifically addressed in this order, we have considered the same and conclude that they do not present a basis for relief.