

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JARROD JAMES REBOTON,  
Appellant,  
vs.  
THE STATE OF NEVADA,  
Respondent.

No. 88773-COA

**FILED**

DEC 30 2024

ELIZABETH A. BRUCE  
CLERK OF SUPREME COURT  
BY:   
DEPUTY CLERK

*ORDER OF AFFIRMANCE*

Jarrold James Reboton appeals from a corrected district court order revoking probation. Second Judicial District Court, Washoe County; David A. Hardy, Judge.

Reboton contends the district court erred by denying him credit for time he spent in custody in Utah on a Nevada warrant hold awaiting his probation revocation hearing. Reboton relies on *Nieto v. State*, to argue he was entitled to the credit because he was in custody solely because of the Nevada warrant hold. 119 Nev. 229, 232, 70 P.3d 747, 748 (2003) (“[A] defendant is entitled to credit for time served in presentence confinement in another jurisdiction when that confinement was solely pursuant to the charges for which he was ultimately convicted.”). However, the record before this court does not demonstrate that Reboton was in custody in Utah *solely* because of the Nevada warrant hold, particularly where Reboton represented to the district court that he was eventually sentenced to “time served” in a Utah criminal case before being extradited to Nevada.

Accordingly, we conclude the district court did not err by denying Reboton additional presentence credit for the time he spent in Utah, and we

ORDER the judgment of the district court AFFIRMED.

  
\_\_\_\_\_, C.J.  
Gibbons

  
\_\_\_\_\_, J.  
Bulla

  
\_\_\_\_\_, J.  
Westbrook

cc: Hon. David A. Hardy, District Judge  
Washoe County Alternate Public Defender  
Attorney General/Carson City  
Washoe County District Attorney  
Washoe District Court Clerk