## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

LUIS ANGEL CASTRO, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 78643-COA

FILED

OCT 2,3 2020

CLERK OF SUPREME COURT
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## ORDER DENYING REHEARING

Rehearing denied. NRAP 40(c). It is so ORDERED.<sup>1</sup>

Cibbons, C.J

Tao , J.

Bulla

cc: Hon. Jerry A. Wiese, District Judge Jean J. Schwartzer Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

<sup>1</sup>Appellant did not object to the sentencing court's statement that credit for time served did not matter. He thus failed to preserve the presentence credit issue below. And, despite bearing the burden of demonstrating plain error, see Miller v. State, 121 Nev. 92, 99, 110 P.3d 53, 58 (2005), appellant failed to argue plain error in his opening brief on appeal. Accordingly, we declined to review this error on appeal.

(O) 1947B