IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JUSTIN ALEXANDER RASHAD LARKINS, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 82817-COA

FILED

AUG 1 2 2021

CLERK OF LUPREME COURT
BY DEPUTY CLERK

ORDER OF AFFIRMANCE

Justin Alexander Rashad Larkins appeals from an order of the district court denying a motion for modification of sentence filed on February 10, 2021. Eighth Judicial District Court, Clark County; Tierra Danielle Jones, Judge.

In his motion, Larkins claimed that the victim made contradictory statements and that the sentencing court relied on his previous presentence investigation report (PSI), which did not contain information about the instant offense. Larkins did not assert there were any mistakes regarding his criminal history on the previous PSI. Because Larkins did not allege that a mistaken assumption about his criminal record worked to his extreme detriment, his claims fell outside the narrow scope of claims permissible in a motion to modify sentence. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). Therefore, without considering

the merits of any of the claims raised in the motion, we conclude the district court did not err by denying the motion. Accordingly, we ORDER the judgment of the district court AFFIRMED.

Gibbons

Tao

J.

J.

Hon. Tierra Danielle Jones, District Judge Justin Alexander Rashad Larkins Attorney General/Carson City

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Clark County District Attorney Eighth District Court Clerk

cc: