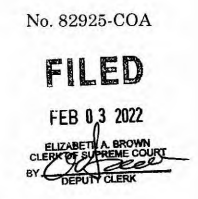
IN THE COURT OF APPEALS OF THE STATE OF NEVADA

GREGORY SCOTT HERMANSKI, A/K/A ROBERT JAMES DAY, Appellant, vs. THE STATE OF NEVADA, Respondent.



ORDER OF AFFIRMANCE

Gregory Scott Hermanski appeals from an order of the district court denying a motion to correct an illegal sentence filed on February 11, 2021. Eighth Judicial District Court, Clark County; Jacqueline M. Bluth, Judge.

Hermanski claimed his habitual felon enhancements were at variance with the controlling sentencing statute because the second amended judgment of conviction does not reflect the sentencing court's adjudication of guilt but rather references only the jury's finding of guilt. Hermanski failed to demonstrate his sentence was facially illegal or the district court lacked jurisdiction. Therefore, we conclude the district court did not err by denying Hermanski's motion, *see Edwards v. State*, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996), and we

ORDER the judgment of the district court AFFIRMED.

Gibbons

J. Bulla

22-0375

Tao

COURT OF APPEALS OF NEVADA

J.

cc: Hon. Jacqueline M. Bluth, District Judge Gregory Scott Hermanski Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

COURT OF APPEALS OF NEVADA