IN THE SUPREME COURT OF THE STATE OF NEVADA

DAVID LANE A/K/A DAVID A. LANE, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 61683

JUN 1 3 2013

ORDER OF AFFIRMANCE

This is an appeal from a district court order revoking appellant's probation and amending his judgment of conviction. Eighth Judicial District Court, Clark County; Linda Marie Bell, Judge.

Appellant David Lane contends that the district court abused its discretion by revoking his probation because he was not given notice of the proceedings and the district court was not presented with verified facts justifying its decision. We disagree with both contentions. The record demonstrates that Lane had notice of the proceedings and the nature of the alleged violations, *see* NRS 176A.600(1), and that Lane stipulated to violating Rule Four of the terms of his probation. We conclude that the district court did not abuse its discretion by determining that his conduct was not as good as required and revoking his probation, *see Lewis v. State*, 90 Nev. 436, 438, 529 P.2d 796, 797 (1974); *see generally McNallen v. State*, 91 Nev. 592, 540 P.2d 121 (1975) (revocation of

SUPREME COURT OF NEVADA probation affirmed where violation by probationer not refuted), and we ORDER the judgment of the district court AFFIRMED.

J. Hardesty J. Parraguirre Cherry Hon. Linda Marie Bell, District Judge cc: **Clark County Public Defender** Attorney General/Carson City **Clark County District Attorney** Eighth District Court Clerk

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