

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

URICOS LAVELLE CAMPBELL,  
Appellant,  
vs.  
THE STATE OF NEVADA,  
Respondent.

No. 69725

**FILED**

AUG 17 2016

TRACIE K. LINDEMAN  
CLERK OF SUPREME COURT

BY S. Younky  
DEPUTY CLERK

*ORDER OF AFFIRMANCE*

This is an appeal from an order of the district court denying a postconviction petition for a writ of habeas corpus.<sup>1</sup> Eighth Judicial District Court, Clark County; Douglas W. Herndon, Judge.

Appellant Uricos Lavelle Campbell argues the district court erred in denying his July 6, 2015, petition. Campbell argues the Nevada Department of Corrections (NDOC) improperly calculated his sentence, which resulted in him improperly receiving an early parole hearing in 2006. Campbell argues he was not actually eligible to be paroled until 2016 and requests an order releasing him from prison due to the calculation errors.

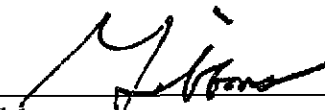
Our review of the record reveals Campbell is not entitled to relief. Campbell's controlling sentence for purposes of parole eligibility is a conviction for second-degree murder with the use of a deadly weapon enhancement, with a term of 10 to 25 years for the underlying crime plus

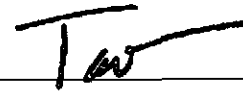
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<sup>1</sup>This appeal has been submitted for decision without oral argument. NRAP 34(f)(3).

a consecutive term of 10 to 25 years for the deadly weapon enhancement.<sup>2</sup> See NRS 213.1213(1). Given the April 18, 1997, sentencing date and Campbell's presentence credits, the NDOC properly concluded he was first eligible for a parole hearing in 2006.<sup>3</sup> See NRS 213.120(2). Therefore, the district court properly concluded Campbell failed to demonstrate the NDOC erred in calculating the date for his first parole hearing. We conclude the district court properly denied the petition and we

ORDER the judgment of the district court AFFIRMED.

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

  
\_\_\_\_\_, J.  
Tao

  
\_\_\_\_\_, J.  
Silver

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<sup>2</sup>The record demonstrates Campbell is serving a prison term pursuant to a judgment of conviction containing four counts: two counts of assault with a deadly weapon, second-degree murder with the use of a deadly weapon, and conspiracy to commit murder.

<sup>3</sup>We note Campbell does not allege and the record does not reveal whether Campbell had previously requested to aggregate his terms or whether Campbell's terms were eligible for aggregation. See NRS 213.1212(3).

cc: Hon. Douglas W. Herndon, District Judge  
Uricos Lavelle Campbell  
Attorney General/Carson City  
Clark County District Attorney  
Eighth District Court Clerk