IN THE COURT OF APPEALS OF THE STATE OF NEVADA

KENNETH JEFFERSON, Appellant, vs. N.D.O.C.; AND WARDEN BRIAN WILLIAMS, Respondents.

APR 1 6 2019 ELIZATE DI A. BROWN CLERKOF SOPREME COURT BY. DEPUTY CLERK

No. 75831-COA

ORDER OF AFFIRMANCE

Kenneth Jefferson appeals from an order of the district court denying a postconviction petition for a writ of habeas corpus filed on September 27, 2017.¹ Eighth Judicial District Court, Clark County; Linda Marie Bell, Chief Judge.

Jefferson claimed the Nevada Department of Corrections improperly declined to apply his statutory credits toward his minimum sentence. The district court denied Jefferson's petition finding NRS 209.4465(8)(d) precludes application of credits to his minimum term because Jefferson was convicted of category B felonies committed in 2015. Because the charging document and judgment of conviction are not part of the record before this court, the district court's findings are not supported by the record. We nevertheless affirm because Jefferson failed to support his claim with specific facts that, if true, would entitle him to relief *See Hargrove v. State*, 100 Nev. 498, 502-03, 686 P.2d 222, 225 (1984); *Wyatt v*

OF APPEALS OF

^{&#}x27;This appeal has been submitted for decision without oral argument and we conclude the record is sufficient for our review and briefing is unwarranted. NRAP 34(f)(3), (g).

State, 86 Nev. 294, 298, 468 P.2d 338, 341 (1970) (holding a correct result will not be reversed simply because it is based on the wrong reason). Specifically, Jefferson failed to allege in his petition when he committed his crimes. Accordingly, we

ORDER the judgment of the district court AFFIRMED.

C.J. Gibbons J. Tao

J.

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 cc: Hon. Linda Marie Bell, Chief Judge Kenneth Jefferson Attorney General/Las Vegas Eighth District Court Clerk

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