IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JIHAD ANTHONY ZOGHEIB, Appellant, vs. THE STATE OF NEVADA, Respondent. No. 76803-COA FILED MAY 1 7 2019

19-21742

ORDER OF AFFIRMANCE

Jihad Anthony Zogheib appeals from an order of the district court denying a "motion to vacate or modify judgment pursuant to NRS 176.555," filed on December 28, 2017, and supplemental pleadings filed on February 5, 2018, and April 19, 2018.¹ Eighth Judicial District Court, Clark County; Jerry A. Wiese, Judge.

Zogheib claimed that his probation should not have been revoked for gambling, because neither his judgment of conviction nor the document containing the terms and conditions of his probation prohibited gambling. Zogheib's claims fell outside the narrow scope of claims permissible in a motion to modify or correct an illegal sentence. See Edwards v. State, 112 Nev. 704, 708, 918 P.2d 321, 324 (1996). He did not allege the district court relied on mistaken assumptions regarding his criminal record that worked to his extreme detriment, and a motion to correct an illegal sentence is not the appropriate vehicle to challenge alleged errors in proceedings that occurred before the sentence was imposed. See

COURT OF APPEALS OF NEVADA

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

id. Therefore, without considering the merits of any of the claims raised, we conclude the district court did not err by denying the motion. Accordingly, we

ORDER the judgment of the district court AFFIRMED.²

hors C.J. Gibbons J. Tao J.

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cc: Hon. Jerry A. Wiese, District Judge Jihad Anthony Zogheib Attorney General/Carson City Clark County District Attorney Eighth District Court Clerk

COURT OF APPEALS OF NEVADA

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²In light of this order, we deny Zogheib's motion for bail pending appeal.