

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

KEVIN JOHN MENTABERRY,
Appellant,
vs.
THE STATE OF NEVADA,
Respondent.

No. 83878-COA

FILED

SEP 22 2022

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

ORDER OF AFFIRMANCE

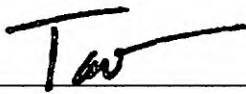
Kevin John Mentaberry appeals from a corrected judgment of conviction. Fourth Judicial District Court, Elko County; Alvin R. Kacin, Judge.


Mentaberry argues that the trial court committed plain error by failing to strike two jurors that knew members of the victim's family, the trial court committed plain error by permitting the admission of hearsay, and the jury's verdict was not supported by sufficient evidence. "[I]n an appeal taken from an amended judgment of conviction, the appellant may only raise challenges that arise from the amendments made to the original judgment of conviction." *Jackson v. State*, 133 Nev. 880, 882, 410 P.3d 1004, 1006 (Ct. App. 2017). Mentaberry does not raise a challenge to the changes made to the corrected judgment of conviction. Rather, Mentaberry's claims challenge the original judgment of conviction and could have been raised in an appeal from the original judgment of conviction. Accordingly,

Mentaberry waived these claims by not raising them in an appeal from his original judgment of conviction, and we

ORDER the corrected judgment of conviction AFFIRMED.


_____, C.J.
Gibbons


_____, J.
Tao


_____, J.
Bulla

cc: Hon. Alvin R. Kacin, District Judge
John E. Malone
Attorney General/Carson City
Elko County District Attorney
Elko County Clerk