IN THE COURT OF APPEALS OF THE STATE OF IDAHO

Docket No. 42419

STATE OF IDAHO,) 2015 Unpublished Opinion No. 387
Plaintiff-Respondent,) Filed: March 3, 2015
v.) Stephen W. Kenyon, Clerk
RYAN ALLEN PROCTOR,) THIS IS AN UNPUBLISHED OPINION AND SHALL NOT
Defendant-Appellant.) BE CITED AS AUTHORITY
Appeal from the District Court of Canyon County. Hon. Christopher of Corder relinquishing jurisdiction, affi	
Sara B. Thomas, State Appellate Appellate Public Defender, Boise, for	Public Defender; Maya P. Waldron, Deputy or appellant.
Hon. Lawrence G. Wasden, Attorne General, Boise, for respondent.	ey General; Lori A. Fleming, Deputy Attorney
	Judge; GUTIERREZ, Judge; RATTON, Judge

PER CURIAM

Ryan Allen Proctor pled guilty to felony injury to a child. I.C. § 18-1501(1). The district court sentenced Proctor to a unified term of eight years, with a minimum period of confinement of three years. The district court retained jurisdiction, and Proctor was sent to participate in the rider program.

After Proctor completed his rider, the district court relinquished jurisdiction. Proctor appeals, claiming his sentence is excessive and constitutes an abuse of discretion.

Sentences are reviewed for an abuse of discretion. Our appellate standard of review and the factors to be considered when evaluating the reasonableness of a sentence are wellestablished. *State v. Burdett*, 134 Idaho 271, 1 P.3d 299 (Ct. App. 2000); *State v. Sanchez*, 115 Idaho 776, 769 P.2d 1148 (Ct. App. 1989); *State v. Reinke*, 103 Idaho 771, 653 P.2d 1183 (Ct. App. 1982); *State v. Toohill*, 103 Idaho 565, 650 P.2d 707 (Ct. App. 1982). When reviewing the length of a sentence, we consider the defendant's entire sentence. *State v. Oliver*, 144 Idaho 722, 726, 170 P.3d 387, 391 (2007).

The record does not indicate that the district court abused its discretion in sentencing. Therefore, the order of the district court relinquishing jurisdiction and Proctor's sentence are affirmed.