IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JANUARY TERM 2013

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

DEXTER PR	ICE.
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Appellant,

v. Case No. 5D12-1428

STATE OF FLORIDA,

Appellee.

Opinion filed January 18, 2013

Appeal from the Circuit Court for Brevard County, Charles Roberts, Judge.

James S. Purdy, Public Defender, and Leonard R. Ross, Assistant Public Defender, Daytona Beach, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and L. Charlene Matthews, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

See <u>United States v. Matlock</u>, 415 U.S. 164 (1974) (holding permission to search can be obtained from third party who possessed common authority over or other sufficient relationship to premises or effects sought to be inspected; common authority

does not rest on property interest, but rather on mutual use of property by persons generally having joint access or control for most purposes).

AFFIRMED.

ORFINGER, C.J., SAWAYA and COHEN, JJ., concur.