

IN THE DISTRICT COURT OF APPEAL
FIRST DISTRICT, STATE OF FLORIDA

LARRY CAMPBELL, SHERIFF
OF LEON COUNTY,

Appellant,

v.

ALSTON A. CHIN,

Appellee.

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

CASE NO. 1D11-5712

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Opinion filed April 12, 2012.

An appeal from the Circuit Court for Leon County.
Charles W. Dodson, Judge.

Pamela Jo Bondi, Attorney General, Scott D. Makar, Solicitor General, and Louis F. Hubener, Chief Deputy Solicitor General, Tallahassee, and Terrell C. Madigan of Madigan Law Firm, P.L., Tallahassee, for Appellant.

Susan Wilkinson Harnden of The Harnden Law Firm, LLC, Tallahassee, for Appellee.

PER CURIAM.

Appellant, Larry Campbell, challenges a final order of the criminal court returning currency that was seized from Appellee, Alston A. Chin, after his arrest

for drug charges. Contrary to Appellant's argument, the trial court had subject matter jurisdiction to rule on the motion, even though Appellant contended the currency was seized pursuant to the Florida Contraband Forfeiture Act, because trial courts have inherent authority over property held in *custodia legis*. Daniel v. State, 991 So. 2d 421, 423 (Fla. 5th DCA 2008) (holding that "[A] trial court that has jurisdiction over criminal proceedings has priority jurisdiction over other courts to determine whether property seized for use in criminal proceedings is to be retained or returned to the owner.") Moreover, the trial court properly determined that the currency was not seized pursuant to the Forfeiture Act because the release signed by Appellant purporting to transfer all interest in the property to the Leon County Sheriff's Department failed to contain a written waiver of Appellee's right to have the agreement reviewed by the court, a mediator, or an arbitrator. § 923.704(7), Fla. Stat. (2009). We, therefore, affirm the order of the trial court returning the currency to Appellee.

AFFIRMED.

DAVIS, VAN NORTWICK, and PADOVANO, JJ., CONCUR.