## DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2008

## RONALD ROBINSON,

Appellant,

v.

## STATE OF FLORIDA,

Appellee.

No. 4D08-1415

[October 29, 2008]

DAMOORGIAN, J.

Ronald Robinson appeals an order partially denying his Rule 3.800(a) motion to correct an illegal sentence in cases 05-10404 CF10A, 05-10995 CF10A, 05-14770 CF10A, and 05-018886 CF10A. The State concedes that in case 05-14770 CF10A Robinson was entitled to 503 days credit. Because the trial court awarded Robinson only 433 days credit in that case, we reverse and remand with instructions to the trial court to grant Robinson an additional seventy days credit for time served in case 05-14770 CF10A. We affirm the trial court in all other respects.

WARNER and MAY, JJ., concur.

\* \* \*

Appeal of order granting rule 3.800(a) motion from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Pedro E. Dijols, Judge; L.T. Case Nos. 05-10404 CF10A, 05-10995 CF10A, 05-14770 CF10A & 05-18886 CF10A.

Ronald Robinson, Lake City, pro se.

Bill McCollum, Attorney General, Tallahassee, and Don M. Rogers, Assistant Attorney General, West Palm Beach, for appellee.

Not final until disposition of timely filed motion for rehearing.