

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT
January Term 2008

GRANT MATTHEW EFINGER,
Appellant,

v.

STATE OF FLORIDA,
Appellee.

No. 4D08-441

[May 14, 2008]

PER CURIAM.

Affirmed. See Gethers v. State, 838 So. 2d 504 (Fla. 2003).

WARNER and MAY, JJ., concur.

POLEN, J., concurs specially.

POLEN, J., specially concurring.

I agree with affirming the denial of jail time credit in the Martin County cases, but would add it should be without prejudice to seek relief, either from the Department of Corrections or the St. Lucie County Court, for the “extra” 78 days appellant spent in the St. Lucie County jail.

* * *

Appeal of order denying rule 3.800(a) motion from the Circuit Court for the Nineteenth Judicial Circuit, Martin County; Robert E. Belanger, Judge; L.T. Case Nos. 432005CF000026A & 432005CF000329A.

Grant Matthew Efinger, Orlando, pro se.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.