NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

HENRY HARVIN, JR.,)
Appellant,)
٧.) Case No. 2D04-4556
STATE OF FLORIDA,)
Appellee.)

Opinion filed June 29, 2005.

Appeal from the Circuit Court for Polk County; Susan W. Roberts, Judge.

Henry Harvin, Jr., pro se.

James Marion Moorman, Public Defender, and Clark E. Green, Assistant Public Defender, Bartow, for Appellant.

Charles J. Crist, Jr., Attorney General, Tallahassee, and Robert J. Krauss, Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

Affirmed without prejudice to any right Harvin may have to challenge the

voluntariness of his plea or the effectiveness of his counsel by filing a timely, facially

sufficient motion for postconviction relief pursuant to Florida Rule of Criminal Procedure 3.850.

NORTHCUTT and SILBERMAN, JJ., and THREADGILL, EDWARD F., SENIOR JUDGE, Concur.