Third District Court of Appeal

State of Florida

Opinion filed December 30, 2015. Not final until disposition of timely filed motion for rehearing.

> No. 3D15-2713 Lower Tribunal Nos. 08-33235, 08-41094B

> > Lynwood Roberts, Appellant,

> > > VS.

The State of Florida, Appellee.

An Appeal under Florida Rule of Appellate Procedure 9.141(b)(2) from the Circuit Court for Miami-Dade County, Jorge Rodriguez-Chomat, Judge.

Lynwood Roberts, in proper person.

Pamela Jo Bondi, Attorney General, for appellee.

Before WELLS, ROTHENBERG and EMAS, JJ.

PER CURIAM.

Affirmed. <u>See, e.g.</u>, <u>McLendon v. State</u>, 58 So. 3d 387 (Fla. 5th DCA 2011) (holding claim that sentence violated terms of plea agreement is not cognizable in motion to correct illegal sentence under rule 3.800(a), where alleged violation of plea agreement did not render sentence illegal).