

Third District Court of Appeal

State of Florida, July Term, A.D. 2011

Opinion filed August 17, 2011.
Not final until disposition of timely filed motion for rehearing.

No. 3D10-2475
Lower Tribunal No. 08-20555

Jerome Mullins,
Appellant,

vs.

The State of Florida,
Appellee.

An Appeal from the Circuit Court for Miami-Dade County, Jacqueline Hogan Scola, Judge.

Carlos J. Martinez, Public Defender, Eleventh Judicial Circuit, and Stephen J. Weinbaum, Assistant Public Defender, for appellant.

Pamela Jo Bondi, Attorney General, and Michael W. Mervine, Assistant Attorney General, for appellee.

Before SHEPHERD and SUAREZ, JJ., and SCHWARTZ, Senior Judge.

PER CURIAM.

Affirmed. See *Hill v. State*, 549 So. 2d 179, 182 (Fla. 1989) (failure to present constitutional argument grounded on due process to trial court procedurally bars appellant from presenting argument on appeal); *State v. Fernandez*, 546 So. 2d 791 (Fla. 3d DCA 1989) (approving a “cash for weight” agreement in which the amount of the confidential informant’s fee was based upon the amount of drugs involved.)