Third District Court of Appeal

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

Opinion filed May 4, 2011. Not final until disposition of timely filed motion for rehearing.

No. 3D11-858 Lower Tribunal No. 02-33450B

Corey Smith,

Appellant,

VS.

State of Florida,

Appellee.

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

Corey Smith, in proper person.

Pamela Jo Bondi, Attorney General, for appellee.

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

PER CURIAM.

Affirmed. Clines v. State, 912 So. 2d 550, 553 (Fla. 2005) (holding to qualify as a habitual violent felony offender, a defendant must have been convicted of one prior enumerated felony); Williams v. State, 898 So. 2d 966 (Fla. 3d DCA 2005) (stating only one prior qualifying conviction is required to sentence a defendant as a habitual violent felony offender).