[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT	FILED
	U.S. COURT OF APPEALS
No. 05-10497	ELEVENTH CIRCUIT APR 4, 2006 THOMAS K. KAHN
D. C. Docket No. 04-20091-CR-PA	S CLERK
UNITED STATES OF AMERICA,	
	Plaintiff-Appellee,
versus	
AGELVIN HUMEC	
MELVIN HUMES,	
	Defendant-Appellant.
	Detendant-rippenant.
No. 05-10498	
D. C. Docket No. 04-20091-CR-PAS	S
UNITED STATES OF AMERICA,	D1 ' 4'CC A 11
	Plaintiff-Appellee,
versus	
VCISUS	
CARLINGTON CRUICKSHANK,	
	Defendant-Appellant.
No. 05-10501	
D C D 1 (N 04 20001 CD B)	a
D. C. Docket No. 04-20091-CR-PAS	S

UNITED STATES OF AMERICA,

	Plaintiff-Appellee,	
versus		
ANTHONY COX,		
	Defendant-Appellant.	
No. 05-10743		
D. C. Docket No. 04-20091-CR-PAS		
UNITED STATES OF AMERICA,		
	Plaintiff-Appellee,	
versus		
SELVA HUDSON,		
	Defendant-Appellant.	
Appeals from the United States District Court for the Southern District of Florida		
(April 4, 2006)		
Before TJOFLAT and HULL, Circuit Judges, and RESTANI*, Judge.		

^{*}Honorable Jane A. Restani, Chief Judge, United States Court of International Trade, sitting by designation.

PER CURIAM:

After review and oral argument, we find no reversible error in the district court's denial of the defendants' motion to dismiss the indictment for lack of jurisdiction. The vessel in issue was one without nationality that was subject to United States jurisdiction under 46 U.S.C. app. § 1903. Accordingly, we affirm the defendants' convictions.

AFFIRMED.