[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

 FOR THE ELEVENTH CIRCUIT
 FILED

 U.S. COURT OF APPEALS
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 No. 10-13665
 ELEVENTH CIRCUIT

 Non-Argument Calendar
 JOHN LEY

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D.C. Docket No. 1:96-cr-00565-DMM-9

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

JOEL SOCORRO,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Florida

(November 23, 2011)

Before TJOFLAT, CARNES and WILSON, Circuit Judges.

PER CURIAM:

Joel Socorro appeals his conviction on a plea of guilty for carrying a firearm

during a crime of violence, in violation of 18 U.S.C. § 924(c)(1).¹ Socorro claims that his conviction is invalid because he was denied his constitutional right to a speedy trial: he was not arraigned until thirteen years following the return of his indictment. Socorro did not move the district court to dismiss his indictment on that speedy trial ground; moreover, his plea of guilty operated as a waiver of all nonjurisdictional defects in the criminal proceeding, including a violation of the right to a speedy trial. *United States v. Yunis*, 723 F.2d 795, 796 (11th Cir. 1984). Socorro's conviction is, accordingly, **AFFIRMED**.

¹ The crime of violence was an attempt to rob a shipment of property in the possession of the United Parcel Service on June 11, 1996, in violation of 18 U.S.C. § 1951(a).