DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2008

REX DITTO,

Appellant,

v.

STATE OF FLORIDA, Appellee.

ippence.

No. 4D08-915

[October 1, 2008]

PER CURIAM.

Affirmed. See Iacono v. State, 930 So. 2d 829 (Fla. 4th DCA 2006) (defendants are bound by the statements they make during the plea colloquy and cannot have a plea set aside by subsequently alleging that they were not truthful during plea hearing); *Gidney v. State*, 925 So. 2d 1076 (Fla. 4th DCA 2006) (in postconviction proceedings, defendant cannot go behind a plea to raise issues that were known when he entered the plea).

STONE, WARNER and DAMOORGIAN, JJ., concur.

* * *

Appeal of order denying rule 3.850 motion from the Circuit Court for the Fifteenth Judicial Circuit, Palm Beach County; Edward A. Garrison, Judge; L.T. Case No. 2006CF001968AXX.

Rex Ditto, West Palm Beach, pro se.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.