

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FOURTH DISTRICT  
*July Term 2009*

**BRADLEY STOCKER,**  
Appellant,

v.

**STATE OF FLORIDA,**  
Appellee.

No. 4D09-1085

[September 16, 2009]

PER CURIAM.

We affirm the trial court's denial of the defendant's rule 3.800 motion requesting additional jail credit for time served after a detainer was placed on him in Palm Beach County and following his arrest in St. Lucie County on a Broward warrant. This affirmance is without prejudice to the defendant re-filing the motion with supporting documentation, including the St. Lucie County arrest affidavit that he provided with a letter **after** his motion was denied. The documentation should demonstrate when the detainer was placed on him in Palm Beach County and include a copy of the State's "no file" notice.

WARNER, TAYLOR and MAY, JJ., concur.

\* \* \*

Appeal of order denying rule 3.800 motion from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Andrew L. Siegel, Judge; L.T. Case No. 06-19407 CF10B.

Bradley Stocker, Blountstown, pro se.

Bill McCollum, Attorney General, Tallahassee, and Melanie Dale Surber, Assistant Attorney General, West Palm Beach, for appellee.

***Not final until disposition of timely filed motion for rehearing.***