## DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT January Term 2011

## DONNELL JOHNSON,

Appellant,

v.

## STATE OF FLORIDA,

Appellee.

No. 4D10-1481

[March 16, 2011]

PER CURIAM.

Affirmed. With respect to the first ground for relief, see State v. Boatwright, 559 So. 2d 210 (Fla. 1990) (holding it was within the discretion of the sentencing court to impose consecutive twenty-five-year mandatory minimum terms for multiple counts of capital sexual battery, though committed on single victim at same location and closely connected in time).

WARNER, STEVENSON and MAY, JJ., concur.

\* \* \*

Appeal of order denying rule 3.800(a) motion from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Andrew L. Siegel, Judge; L.T. Case No. 90-13872CF10A.

Donnell Johnson, Milton, pro se.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.