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

LLOYD BROWN,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

Nos. 4D10-3965 and 4D10-3966

[June 22, 2011]

PER CURIAM.

We sua sponte consolidate appeals 4D10-3965 and 4D10-3966, and we affirm the denial of both motions for relief pursuant to Florida Rule of Criminal Procedure 3.850. See Flores v. State, 57 So. 3d 218 (Fla. 4th DCA 2010). This decision expressly and directly conflicts with Hernandez v. State, 36 Fla. L. Weekly D713 (Fla. 3d DCA Apr. 6, 2011) (certifying questions and conflict with Flores).

Affirmed.

CIKLIN, GERBER and LEVINE, JJ., concur.

* * *

Consolidated appeals of orders denying rule 3.850 motions from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Michael A. Usan, Judge; L.T. Case Nos. 08-6774 CF10A and 08-6164 CF10A.

Edward Hoeg, Fort Lauderdale, for appellant.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.