DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2012

DANIEL RANGEL,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

No. 4D11-2920

[November 21, 2012]

PER CURIAM.

Affirmed. Our affirmance is without prejudice to Appellant raising his claims in a facially sufficient rule 3.800(a) motion to correct illegal sentence. Any such motion filed by Appellant shall not be considered successive so long as Appellant does not revisit the issue that was the subject of the trial court's June 11, 2012 order.

MAY, C.J., POLEN and TAYLOR, JJ., concur.

* * *

Appeal of order denying rule 3.850 motion from the Circuit Court for the Fifteenth Judicial Circuit, Palm Beach County; Joseph Marx, Judge; L.T. Case No. 2008CF005649AXXXX.

Daniel Rangel, Arcadia, pro se.

Pamela Jo Bondi, 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.