

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

CHARLES MELVIN HAYES JR.,
Appellant,

v.

STATE OF FLORIDA,
Appellee.

No. 4D11-3915

[August 29, 2012]

PER CURIAM.

We affirm the denial of the defendant's Rule 3.800(a) motion to correct illegal sentence. His claim that the two robbery offenses, to which he pleaded, could not be scored separately on his scoresheet is without merit on its face. The scoring of these separate convictions, even if they did arise from the same criminal episode, is not erroneous and does not violate double jeopardy. § 775.021, Fla. Stat. (2011).

Affirmed.

MAY, C.J., GROSS and CIKLIN, JJ., concur.

* * *

Appeal from the Circuit Court for the Fifteenth Judicial Circuit, Palm Beach County; Stephen A. Rapp, Judge; L.T. Case No. 2005CF010027BXX.

Charles Melvin Hayes, Jr., Sneads, pro se.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.