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

**ROBERT J. HOSIER,** 

Appellant,

v.

## **STATE OF FLORIDA,** Appellee.

Appence.

No. 4D11-3921

[October 3, 2012]

PER CURIAM.

Affirmed. With respect to the claim the appellant raised in his brief but not in his motion, questioning a reduction in the total days of credit against his sentence made by his prison classification officer several months after he was sentenced, he should exhaust his administrative remedies with the Department of Corrections and then, if necessary, file an extraordinary petition against the department in the Leon County circuit court. Bush v. State, 945 So. 2d 1207, 1213-14 (Fla. 2006).

POLEN, HAZOURI and CIKLIN, JJ., concur.

\* \* \*

Appeal of order denying rule 3.800 motion from the Circuit Court for the Nineteenth Judicial Circuit, Okeechobee County; Robert Belanger, Judge; L.T. Case Nos. 2004-CF-813 and 2005-CF-431.

Robert J. Hosier, Wewahitchka, pro se.

No appearance required for appellee.

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