

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

RICHARD LEROY WELCH,
Appellant,

v.

STATE OF FLORIDA,
Appellee.

No. 4D11-4088

[September 19, 2012]

PER CURIAM.

Affirmed. See State v. Adkins, 37 Fla. L. Weekly S449 (Fla. July 12, 2012); *Maestas v. State*, 76 So. 3d 991 (Fla. 4th DCA 2011).

MAY, C.J., WARNER and DAMOORGIAN, JJ., concur.

* * *

Appeal of order denying rule 3.850 motion from the Circuit Court for the Nineteenth Judicial Circuit, Martin County; William Roby , Judge; L.T. Case Nos. 432010CF001605A; 432010CF001697A; 432010CF001699A; 432010CF001701A; 432010CF001703A and 432010CF001705A.

Richard L. Welch, Blountstown, pro se.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.