NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

BRUCE M. GLAUM,)
Appellant,)
v.) Case No. 2D13-2675
STATE OF FLORIDA,)
Appellee.)))

Opinion filed February 7, 2014.

Appeal pursuant to Fla. R. App. P. 9.141(b)(2) from the Circuit Court for Highlands County; Angela J. Cowden, Judge.

PER CURIAM.

We affirm the denial of Bruce M. Glaum's motion filed under Florida Rule of Criminal Procedure 3.800(a), in which he raised two issues. We note that the postconviction court did not address Glaum's claim that he is entitled to credit for weekends spent in county jail. However, because this claim was facially insufficient, we affirm. See Johnson v. State, 60 So. 3d 1045, 1051 n.2 (Fla. 2011). Our affirmance is without prejudice for Glaum to file a facially sufficient motion under Florida Rule of Criminal Procedure 3.801.

Affirmed without prejudice.

SILBERMAN, MORRIS, and BLACK, JJ., Concur.