

Third District Court of Appeal

State of Florida

Opinion filed December 23, 2015.
Not final until disposition of timely filed motion for rehearing.

No. 3D15-2594
Lower Tribunal No. 06-33640

Waldo Jeune,
Appellant,

vs.

The State of Florida,
Appellee.

An Appeal under Florida Rule of Appellate Procedure 9.141(b)(2) from the Circuit Court for Miami-Dade County, Stacy D. Glick, Judge.

Waldo Jeune, in proper person.

Pamela Jo Bondi, Attorney General, for appellee.

Before SHEPHERD, LAGOA and EMAS, JJ.

PER CURIAM.

Affirmed. See Bover v. State, 797 So. 2d 1246, 1249 (Fla. 2001) (holding that rule 3.800(a) “is not a vehicle designed to re-examine whether the procedure employed to impose the punishment comported with statutory law and due process”)(quoting with approval Judge v. State, 596 So. 2d 73, 77 (Fla. 2d DCA 1992)); Carter v. State, 786 So. 2d 1173, 1181 (Fla. 2001) (holding “a sentence is ‘illegal’ if it imposes a kind of punishment that no judge under the entire body of sentencing statutes could possibly inflict under any set of factual circumstances”).