

Third District Court of Appeal

State of Florida

Opinion filed April 19, 2017.
Not final until disposition of timely filed motion for rehearing.

No. 3D16-1052
Lower Tribunal No. 93-30334

Tyrone Jordan,
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, Veronica A. Diaz, Judge.

Obront Corey and Curt Obront, for appellant.

Pamela Jo Bondi, Attorney General, and Jay E. Silver and Marlon J. Weiss, Assistant Attorneys General, for appellee.

Before EMAS, LOGUE and LUCK, JJ.

PER CURIAM.

Affirmed. See Holmes v. State, 100 So. 3d 281 (Fla. 3d DCA 2012) (holding defendant need not be present for resentencing following reversal of an illegal general sentence, where remand is for the sole, ministerial purpose of vacating the original sentencing order and entering a new sentencing order for each individual count); Brazley v. State, 871 So. 2d 986 (Fla. 3d DCA 2004); Awad v. State, 364 So. 2d 516 (Fla. 4th DCA 1978).