

Third District Court of Appeal

State of Florida

Opinion filed October 10, 2018.
Not final until disposition of timely filed motion for rehearing.

No. 3D17-1411
Lower Tribunal No. 15-443-A-K

Renan Viart-Sotolongo,
Appellant,

vs.

The State of Florida,
Appellee.

An Appeal from the Circuit Court for Monroe County, Mark H. Jones, Judge.

Carlos J. Martinez, Public Defender, and Natasha Baker-Bradley, Assistant Public Defender, for appellant.

Pamela Jo Bondi, Attorney General, and Eric J. Eves, Assistant Attorney General, for appellee.

Before ROTHENBERG, C.J., and LOGUE and LINDSEY, JJ.

PER CURIAM.

Affirmed. See State v. Craycraft, 704 So. 2d 593, 593 (Fla. 4th DCA 1997) (holding that a warrant was not necessary for officers' second "entry" into a property where exigent circumstances made the officers' first entry lawful, the evidence seized during the second entry was observed during the first entry, and "[t]he second 'entry' was clearly part of one continuous episode.")