

Third District Court of Appeal

State of Florida

Opinion filed January 9, 2019.
Not final until disposition of timely filed motion for rehearing.

No. 3D17-1386
Lower Tribunal Nos. 16-11114A & 16-15125

Jermaine Thomas,
Appellant,

vs.

The State of Florida,
Appellee.

An Appeal from the Circuit Court for Miami-Dade County, Stacy D. Glick,
Judge.

Carlos J. Martinez, Public Defender, and Shannon Hemmendinger, Assistant
Public Defender, for appellant.

Ashley Brooke Moody, Attorney General, and David Llanes, Assistant
Attorney General, for appellee.

Before SALTER, LUCK and LINDSEY, JJ.

PER CURIAM.

Affirmed. See Montero v. State, 966 So. 2d 888, 892 (Fla. 4th DCA 2008) (“Appellant ... claimed that his plea was involuntary because he was under the effect of psychotropic medication when he entered into it. Appellant, however, was specifically questioned on the record regarding the medication he had taken.... He testified under oath that these medications were not affecting his ability to understand the proceedings. He answered all questions during the plea hearing appropriately, and independently asked questions of the court that demonstrated his understanding of the proceedings. He cannot go behind his sworn assertions and challenge the voluntariness of his plea.”).