Third District Court of Appeal

State of Florida

Opinion filed October 6, 2021. Not final until disposition of timely filed motion for rehearing.

No. 3D19-2175 Lower Tribunal Nos. 99-7940, F74-5968, and F74-5800

Dolphus Donaldson,

Appellant,

VS.

The State of Florida, Appellee.

An Appeal from the Circuit Court for Miami-Dade County, Teresa Mary Pooler, Judge.

Carlos J. Martinez, Public Defender, and Manuel Alvarez, Assistant Public Defender, for appellant.

Ashley Moody, Attorney General, and Gabrielle Raemy Charest-Turken, Assistant Attorney General, for appellee.

Before LINDSEY, HENDON and BOKOR, JJ.

PER CURIAM.

Affirmed. <u>See Abaunza v. State</u>, 278 So. 3d 207, 210 (Fla. 1st DCA 2019) (explaining that standard of review is limited to whether trial court's conclusion is supported by competent substantial evidence); <u>Barron v. State</u>, 217 So. 3d 1088, 1091 (Fla. 3d DCA 2017) (noting that under section 394.918(3), Fla. Stat., as amended in 2014, a trial court is authorized to "weigh and consider" conflicting evidence in a probable cause hearing under the Sexually Violent Predators Act).