

Third District Court of Appeal

State of Florida

Opinion filed January 31, 2024.
Not final until disposition of timely filed motion for rehearing.

No. 3D23-1200
Lower Tribunal No. F14-12941

Robert Velazco,
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, Cristina Miranda, Judge.

Robert Velazco, in proper person.

Ashley Moody, Attorney General, and Kseniya Smychkouskaya, Assistant Attorney General, for appellee.

Before EMAS, LOBREE and BOKOR, JJ.

PER CURIAM.

Affirmed. See State v. Anderson, 905 So. 2d 111, 118–19 (Fla. 2005) (adopting “would-have-been-imposed” harmless error standard for sentencing scoresheet errors or corrections).