Third District Court of Appeal

State of Florida, July Term, A.D. 2012

Opinion filed October 17, 2012. Not final until disposition of timely filed motion for rehearing.

No. 3D12-2421 Lower Tribunal No. 07-15867A

Bryan Acosta,
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, Ellen Sue Venzer, Judge.

Bryan Acosta, in proper person.

Pamela Jo Bondi, Attorney General, for appellee.

Before SUAREZ, CORTIÑAS and EMAS, JJ.

PER CURIAM.

Affirmed. <u>See Bover v. State</u>, 797 So. 2d 1246, 1251 (Fla. 2001) (holding "the adjudication of a defendant as a habitual offender when the requisite . . . felonies do not exist may be corrected pursuant to rule 3.800(a) so long as the error is apparent from the face of the record"); <u>accord Rangel v. State</u>, 937 So. 2d 1218, 1219 (Fla. 3d DCA 2006).