

STATE OF LOUISIANA
COURT OF APPEAL, FIRST CIRCUIT

STATE OF LOUISIANA

NO. 2016 KW 1160

VERSUS

JESSE BROWN, JR.

NOV 15 2016


In Re: Jesse Brown, Jr., applying for supervisory writs, 32nd
Judicial District Court, Parish of Terrebonne, No.
464852.

BEFORE: WELCH, CRAIN, AND HOLDRIDGE, JJ.

WRIT DENIED. Relator's claim regarding the prior guilty pleas may not be raised in a motion to correct an illegal sentence because it does not relate to the legality of the underlying sentence under the applicable sentencing statutes. See **State v. Gedric**, 99-1213 (La. App. 1st Cir. 6/3/99), 741 So.2d 849, 852 (*per curiam*), writ denied, 99-1830 (La. 11/5/99), 751 So.2d 239. See also **State v. Parker**, 98-0256 (La. 5/8/98), 711 So.2d 694, 695 (*per curiam*). Furthermore, relator's claim regarding the prior guilty pleas is not cognizable on collateral review, and the time limitation period of La. Code Crim. P. art. 930.8 has expired in this case. Therefore, the district court did not err by denying the motion for production of the **Boykin** transcripts. See **State ex rel. Brown v. State**, 2003-2568 (La. 3/26/04), 870 So.2d 976, 977 (*per curiam*).

JEW
WJC
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