

16 So.3d 316 (Mem)
District Court of Appeal of Florida,
Second District.

Larry CAMPBELL, Jr., Appellant,
v.
STATE of Florida, Appellee.

No. 2D09-906.
|
Sept. 4, 2009.

Appeal pursuant to [Fla. R.App. P. 9.141\(b\)\(2\)](#) from the Circuit Court for Pinellas County; [Richard A. Luce](#), Judge.

Attorneys and Law Firms

[Ryan J. Sydejko](#) of Loren Rhoton, P.A., Tampa, for Appellant.

[Bill McCollum](#), Attorney General, Tallahassee, and [Susan D. Dunlevy](#), Assistant Attorney General, Tampa, for Appellee.

Opinion

PER CURIAM.

Larry Campbell, Jr., appeals the denial of his motion challenging the legality of his consecutive sentences for false imprisonment and sexual battery with slight force. See [Fla. R.Crim. P. 3.800\(a\)](#). The postconviction court concluded that the motion was procedurally barred. In light of our decision in [Williams v. State](#), 685 So.2d 55 (Fla. 2d DCA 1996), we reverse with directions for the postconviction court to dispose of the motion on the merits or to attach documents demonstrating that Mr. Campbell's consecutive sentences do not constitute a manifest injustice. See [Brinson v. State](#), 995 So.2d 1047, 1049 (Fla. 2d DCA 2008).

Reversed and remanded with instructions.

[FULMER](#), [LaROSE](#), and [CRENSHAW, JJ.](#), Concur.

All Citations

16 So.3d 316 (Mem), 34 Fla. L. Weekly D1825