

THOMAS WILSON v. STATE FLORIDA

632 So. 2d 1153 (1994) | Cited 0 times | District Court of Appeal of Florida | March 16, 1994

Per Curiam.

Appellant and appellee are in agreement as to two sentencing errors by the trial court.

Accordingly, we reverse appellant's sentence and remand with direction to resentence appellant based upon the correct point total of 274 points. The corrected sentence is to reflect appellant as a habitual felony offender, not a habitual violent felony offender.

GLICKSTEIN, FARMER and PARIENTE, JJ., concur.