

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FIFTH DISTRICT

JANUARY TERM 2012

ARTHUR L. DISBROW,

Appellant,

v.

Case No. 5D11-3999

STATE OF FLORIDA,

Appellee.

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Opinion filed February 10, 2012

3.800 Appeal from the Circuit Court  
for Brevard County,  
John Griesbaum, Judge.

Arthur L. Disbrow, Live Oak, pro se.

No Appearance for Appellee.

PER CURIAM.

We affirm the summary denial of Disbrow's motion seeking postconviction relief. Our affirmance is without prejudice to Disbrow challenging his sentence on double jeopardy grounds. *See, e.g., Obantu v. State*, 50 So. 3d 107 (Fla. 5th DCA 2010) (probationer, whose original sentences were true split sentences, could not be sentenced in two violation of probation cases to term exceeding remaining balance of suspended portion of his sentences).

AFFIRMED.

MONACO, EVANDER and COHEN, JJ., concur.