NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JANUARY TERM, A.D. 2002

CORNELIUS NELSON, **

Appellant, **

vs. ** CASE NO. 3D00-906

THE STATE OF FLORIDA, ** LOWER

TRIBUNAL NO. 97-34507

Appellee. **

Opinion filed January 30, 2002.

An Appeal under Florida Rule of Appellate Procedure 9.141(b)(2)from the Circuit Court for Miami-Dade County, Roberto Pineiro, Judge.

Cornelius Nelson, in proper person.

Robert A. Butterworth, Attorney General, and Jill K. Traina, Assistant Attorney General, for appellee.

Before JORGENSON, SHEVIN, JJ., and NESBITT, Senior Judge.

PER CURIAM.

We affirm the order denying defendant's Rule 3.850 motion on all grounds except the ground attacking his sentence as a

prison releasee reoffender. The sentencing transcripts do not clearly reflect the court's intent. We remand this cause to the trial court for clarification as to whether the court intended to sentence defendant as a prison releasee reoffender. See Lee v. State, 777 So. 2d 418 (Fla. 3d DCA 1998).

Affirmed, in part; cause remanded for clarification.