## NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

## IN THE DISTRICT COURT OF APPEAL OF FLORIDA SECOND DISTRICT

TORINDO BROWN,	)
Appellant,	) )
V.	)
STATE OF FLORIDA,	)
Appellee.	)
	) )

Case No. 2D05-3185

Opinion filed September 23, 2005.

Appeal pursuant to Fla. R. App. P. 9.141(b)(2) from the Circuit Court for Lee County; Thomas S. Reese, Judge.

PER CURIAM.

Affirmed. See Alexander v. State, 830 So. 2d 899 (Fla. 2d DCA

2002). As this court did in <u>Alexander</u>, we certify the same question of great

public importance:

ARE ALLEGATIONS OF AFFIRMATIVE MISADVICE BY TRIAL COUNSEL ABOUT THE SENTENCE ENHANCING CONSEQUENCES OF A DEFENDANT'S PLEA FOR FUTURE CRIMINAL BEHAVIOR IN AN OTHERWISE

## FACIALLY SUFFICIENT MOTION COGNIZABLE AS AN INEFFECTIVE ASSISTANCE OF COUNSEL CLAIM?

Affirmed; question certified.

CASANUEVA, SALCINES, and SILBERMAN, JJ., Concur.