IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2011

ADRIAN HOUSE,

Appellant,

v. Case No. 5D10-3180

STATE OF FLORIDA,

Appellee.

Opinion filed July 15, 2011

Appeal from the Circuit Court for Hernando County, Jack Springstead, Judge.

James S. Purdy, Public Defender, and Dee Ball, Assistant Public Defender, Daytona Beach, for Appellant.

Adrian House, Bowling Green, pro se.

Pamela Jo Bondi, Attorney General, Tallahassee, and Rebecca Roark Wall, Assistant Public Defender, Daytona Beach, for Appellee.

PER CURIAM.

We affirm the judgment and sentence. With respect to the assertion that the trial court should have conducted a *Nelson* hearing we note that the appellant only expressed a general dissatisfaction with appointed counsel and that a *Nelson* inquiry

was unnecessary. See, e.g., Clayton v. State, 953 So. 2d 758 (Fla. 5th DCA), review denied, 966 So. 2d 965 (Fla. 2007).

AFFIRMED.

ORFINGER, C.J., MONACO and JACOBUS, JJ., concur.