## IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

ALEX RACKLEY,NOT FINAL UNTIL TIME EXPIRES TOAppellant,FILE MOTION FOR REHEARING ANDDISPOSITION THEREOF IF FILED

v.

CASE NO. 1D16-2544

STATE OF FLORIDA,

Appellee.

Opinion filed December 1, 2016.

An appeal from an order of the Circuit Court for Duval County. Linda F. McCallum, Judge.

Alex Rackley, pro se, Appellant.

Pamela Jo Bondi, Attorney General, and Jennifer J. Moore, Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

Although we find Appellant's motion under Rule 3.850 of the Florida Rules of Criminal Procedure was timely filed, we reject Appellant's claims on the merits and affirm. <u>See Robertson v. State</u>, 829 So. 2d 901, 906 (Fla. 2002) (noting that appellate court may affirm a trial court order that reaches the right result but for the wrong reason).

AFFIRMED.

LEWIS, ROWE, and KELSEY, JJ., CONCUR.