## DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2007

## WILLIAM PONTIUS,

Appellant,

v.

## STATE OF FLORIDA,

Appellee.

No. 4D07-1844

[September 26, 2007]

PER CURIAM.

Affirmed, without prejudice to appellant filing a rule 3.800(a) motion that alleges where in the record the information regarding jail time can be located and explains how the record demonstrates entitlement to relief. See Toro v. State, 719 So.2d 947, 948 (Fla. 4th DCA 1998).

GUNTHER, STONE and MAY, JJ., concur.

\* \* \*

Appeal of order denying rule 3.850 motion from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Jeffrey R. Levenson, Judge; L.T. Case Nos. 00-19604 CF10A, 00-19605 CF10A, 00-19607 CF10A & 00-19608 CF10A.

William Pontius, Polk City, pro se.

Bill McCollum, Attorney General, Tallahassee, and Melanie Dale Surber, Assistant Attorney General, West Palm Beach, for appellee.

Not final until disposition of timely filed motion for rehearing