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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

FRANCISCO HURTADO,)
Appellant,)
V.) Case No. 2D00-1902
STATE OF FLORIDA,)
Appellee.)

Opinion filed March 22, 2002.

Appeal from the Circuit Court for Lee County; William J. Nelson, Judge.

James Marion Moorman, Public Defender, and Howardene Garrett, Assistant Public Defender, Bartow, for Appellant.

Robert A. Butterworth, Attorney General, Tallahassee, and Erica M. Raffel, Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

Francisco Hurtado appeals his judgment and sentences for numerous offenses stemming from a home invasion robbery. We affirm the judgment and sentences without prejudice to any right Hurtado might have to file a timely, facially

sufficient motion for postconviction relief pursuant to Florida Rule of Criminal Procedure 3.850.

Affirmed.

ALTENBERND and STRINGER, JJ., and THREADGILL, EDWARD F., SENIOR JUDGE, Concur.