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

	IN THE DISTRICT COURT OF APPEAL
	OF FLORIDA
	SECOND DISTRICT
CHRISTOPHER JAY JACKSON,	)
Appellant,	)
v.	) ) Case No. 2D01-4661
STATE OF FLORIDA,	
Appellee.	)

Opinion filed August 6, 2003.

Appeal from the Circuit Court for Lee County; R. Thomas Corbin, Judge.

James Marion Moorman, Public Defender, and Andrea Norgard, Assistant Public Defender, Bartow, for Appellant.

Charles J. Crist, Jr., Attorney General, Tallahassee, and Jenny Scavino Sieg, Assistant Attorney General, Tampa, for Appellee.

ALTENBERND, Chief Judge.

Christopher Jay Jackson appeals a judgment for aggravated battery and

the fifteen-year prison releasee reoffender sentence he received for the crime. Mr.

)

Jackson has raised no issues regarding his conviction, and we therefore affirm the

conviction. As to the sentence imposed, Mr. Jackson argues, and the State concedes, that the absence of a sentencing hearing transcript and the inability of the parties or the court to reconstruct the record require us to reverse the sentence and remand for resentencing. <u>See Delap v. State</u>, 350 So. 2d 462 (Fla. 1977).

Affirmed in part, reversed in part, and remanded.

CANADY and WALLACE, JJ., Concur.