NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JULY TERM, A.D. 2001

| SCOTTY POSADA, | | | | | * * | | | | | |
|----------------|-------|----|------------|-----|-----|-------------------|-----|-----------|-------|--|
| | | | Appellant, | * : | * | | | | | |
| vs. | | | | * : | * | CASE | NO. | 3D00 | -3300 | |
| THE | STATE | OF | FLORIDA, | *: | * | LOWER TRIBUNAL | NO. | 99-17154B | | |
| | | | Appellee. | * : | * | | | | | |

Opinion filed December 19, 2001.

An Appeal from the Circuit Court for Dade County, Ellen Leesfield, Judge.

Howard Sohn, for appellant.

Robert A. Butterworth, Attorney General and Frank J. Ingrassia (Fort Lauderdale), Assistant Attorney General, for appellee.

Before SCHWARTZ, C.J., and GERSTEN and GODERICH, JJ.

PER CURIAM.

Because we find beyond any doubt that the errors committed below had no harmful effect, see Goodwin v. State, 751 So. 2d 537 (Fla. 1999); State v. DiGuilio, 491 So. 2d 1129 (Fla. 1986), the convictions and sentences under review are affirmed.