

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
THIRD DISTRICT
JULY TERM, A.D. 2001

DONNELL J. GARDNER, **
 Appellant, **
vs. ** CASE NO. 3D01-2241
THE STATE OF FLORIDA, ** LOWER
 Appellee. ** TRIBUNAL NOS. F00-32310-B
 F00-32381
 F00-32382
 F00-32383
 F00-32384
 F00-32385
 F00-32386
 F00-32387
 F00-32420A
 F00-32442

Opinion filed November 7, 2001.

An Appeal under Fla.R.App.P. 9.141(b)(2) from the Circuit Court for Dade County, Roberto Pineiro, Judge.

Donnell J. Gardner, in proper person.

Robert A. Butterworth, Attorney General and Gary K. Milligan (Fort Lauderdale), Assistant Attorney General, for appellee.

Before SCHWARTZ, C.J., and FLETCHER and SORONDO, JJ.

PER CURIAM.

As the state agrees, the order below denying the defendant's motion for clarification of sentence is reversed with directions to clarify that in the ten cases (F00-32310-B, F00-32381, F00-

32382, F00-32383, F00-32384, F00-32385, F00-32386, F00-32387, F00-32420A, F00-32442) addressed in the motion, the defendant is sentenced to a total of nineteen years in state prison with each sentence to run concurrent to F00-32310-B, rather than thirty-four years as indicated by the Department of Corrections.