

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

CHAZ DAVIS,

**

Appellant,

**

vs.

** CASE NO. 3D01-3095

THE STATE OF FLORIDA,

** LOWER

Appellee.

** TRIBUNAL NOS. 83-27791,
83-38745, 86-16376A, 89-35513,
90-22514, 90-28650, 92-5041,
92-6420, 92-17563A, 93-16949,
93-19167

**

Opinion filed December 26, 2001.

An Appeal under Fla. R. App. P. 9.141(b)(2) from the Circuit
Court of Miami-Dade County, Victoria S. Sigler, Judge.

Chaz Davis, in proper person.

Robert A. Butterworth, Attorney General, for appellee.

Before COPE, FLETCHER, and RAMIREZ, JJ.

PER CURIAM.

Affirmed. See Major v. State, 790 So. 2d 550 (Fla. 3d DCA
2001). We also certify the same question as in Major:

WHETHER THE TRIAL COURT OR COUNSEL HAS A DUTY TO ADVISE A

DEFENDANT THAT HIS PLEA IN A PENDING CASE MAY HAVE SENTENCE
ENHANCING CONSEQUENCES IF THE DEFENDANT COMMITS A NEW CRIME
IN THE FUTURE?