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. 2002

DERRICK HANNA, **

Appellant, **

vs. ** CASE NO. 3D01-3543

THE STATE OF FLORIDA, ** LOWER

TRIBUNAL NOS. 88-42290B

Appellee. ** 88-42580

88-42581 88-44011

Opinion filed August 14, 2002.

An appeal under Fla. R. App. P. 9.141(b)(2) from the Circuit Court for Dade County, Dennis Murphy, Judge.

Bennett H. Brummer, Public Defender, and Robert Godfrey, Assistant Public Defender, for appellant.

Robert A. Butterworth, Attorney General, and Consuelo Maingot, Assistant Attorney General, for appellee.

Before JORGENSON, COPE and GODERICH, JJ.

PER CURIAM.

Derrick Hanna appeals an order denying his motion for postconviction relief. During the pendency of this appeal, the trial court corrected a scrivener's error in the sentencing order

in one of the appellant's cases, so that as corrected, the sentencing orders now are consistent with the sentence length agreed to in the original plea bargain.

The defendant in his pro se submission argues that <u>Walters v.</u>

<u>State</u>, 812 So. 2d 457 (Fla. 5th DCA 2002), prohibits the restructuring of the appellant's sentences in order to carry out the original sentencing intent. To the contrary, the <u>Walters</u> decision confirms that such a restructuring is permissible.

Affirmed.