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

ALTON ROOSEVELT,	* *
Appellant,	* *
VS.	** CASE NO. 3D02-1915
THE STATE OF FLORIDA,	** LOWER TRIBUNAL NOS. 98-36018
Appellee.	** 98-36019 99-37280
Opinion filed August 28	

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

Alton Roosevelt, in proper person.

Robert A. Butterworth, Attorney General, for appellee.

Before JORGENSON, COPE, and GODERICH, JJ.

PER CURIAM.

Alton Roosevelt appeals an order denying his motion to correct illegal sentence. The trial court granted relief on point one. As to point two, we treat this part of the motion as being made under Florida Rule of Criminal Procedure 3.850. The facts set forth by the defendant do not demonstrate a basis for relief under <u>Faison v.</u> <u>State</u>, 426 So. 2d 963 (Fla. 1983). As to point three, relief was correctly denied under <u>Young v. State</u>, 697 So. 2d 75 (Fla. 1997). Affirmed.