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. 2003

KONDUKO T. BUFFORD,					* *			
			Appellant,		**			
	vs.				* *	CASE NO.	3D03	3-551
THE	STATE	OF	FLORIDA,		* *	LOWER TRIBUNAL	NO.	99-34071
			Appellee.		* *			

Opinion filed August 20, 2003.

An Appeal under Florida Rule of Appellate Procedure 9.141(b)(2)from the Circuit Court for Miami-Dade County, Lawrence A. Schwartz, Judge.

Konduko T. Bufford, in proper person.

Charles J. Crist, Jr., Attorney General, and Paulette R. Taylor, Assistant Attorney General, for appellee.

Before COPE, GERSTEN and SHEVIN, JJ.

PER CURIAM.

We affirm the order denying defendant's motion to correct illegal sentence as to the conviction for count two. However, on remand, the sentence for count two shall be corrected to reflect the trial court's oral prison releasee reoffender adjudication on this count. As to count three, based on the state's proper concession, we vacate the prison releasee reoffender adjudication on this count, as that conviction is not for an enumerated offense.