NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JANUARY TERM, A.D. 2004

DAVID A. OBANDO, \*\*

Appellant, \*\*

vs. \*\* CASE NO. 3D03-2610

THE STATE OF FLORIDA, \*\* LOWER

TRIBUNAL NOS. 00-22658
Appellee. \*\* 00-22656
00-22655

00-22654

Opinion filed March 17, 2004.

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

Bennett H. Brummer, Public Defender and Billie Jan Goldstein, Assistant Public Defender, for appellant.

Charles J. Crist, Jr., Attorney General and Meredith L. Balo, Assistant Attorney General, for appellee.

Before SCHWARTZ, C.J., and LEVY, J., and HARRIS, CHARLES M., Senior Judge.

PER CURIAM.

The order denying Rule 3.800 relief seeking credit for time served is partially reversed with directions to award the defendant credit for all time served in jail and in boot camp subsequent to

sentencing on February 2, 2001. The cause is remanded for determination of the date he was released from boot camp and whether he is entitled to additional credit for time served prior to sentencing.