IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

CASE NO. 1D02-1016

DAVID H. WILSON,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

Opinion filed October 7, 2003.

An appeal from the Circuit Court for Taylor County. Judge James Roy Bean.

Nancy A. Daniels, Public Defender, and Glen P. Gifford, Assistant Public Defender, Tallahassee, for Appellant.

Charlie Crist, Attorney General, and Elizabeth Fletcher Duffy, Assistant Attorney General, Tallahassee, for Appellee.

BARFIELD, J.

David H. Wilson appeals from sentences imposed upon violation of probation, raising several sentencing errors concerning credit for time served. The appellant correctly asserts that he is entitled to credit for the 51 days served from November 4, 1989, through December

24,1989, in lower court case number 89-409. Accordingly, we remand for correction of the sentence in that case. The remainder of appellant's arguments are without merit.

AFFIRMED in part, REVERSED in part, and REMANDED for further proceedings.

BOOTH and ALLEN, JJ., CONCUR.