

# Third District Court of Appeal

## State of Florida

Opinion filed November 13, 2019.  
Not final until disposition of timely filed motion for rehearing.

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No. 3D19-1451  
Lower Tribunal No. 15-19925B

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**McGraw Moricin,**  
Appellant,

vs.

**The State of Florida,**  
Appellee.

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

McGraw Moricin, in proper person.

Ashley Moody, Attorney General, for appellee.

Before EMAS, C.J., and SALTER and LOBREE, JJ.

PER CURIAM.

Affirmed. See Gilyard v. State, 653 So. 2d 1024 (Fla. 1995) (approving decision of the Second District Court of Appeal, 636 So. 2d 134 (Fla. 2d DCA 1994), and holding that where the applicable sentencing guidelines range does not contain disjunctive language requiring a choice between either incarceration or community control, but provides only for a term of years, the sentencing court may lawfully impose a combination of state prison and community control).