## Third District Court of Appeal

State of Florida, July Term, A.D. 2007

Opinion filed October 10, 2007. Not final until disposition of timely filed motion for rehearing.

\_\_\_\_\_

No. 3D06-2104 Lower Tribunal No. 06-2731

\_\_\_\_\_

John J. Carroll, 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, Alan R. Schwartz, Judge.

John J. Carroll, in proper person.

Bill McCollum, Attorney General, for appellee.

Before GREEN, ROTHENBERG and SALTER, JJ.

PER CURIAM.

Appellant John J. Carroll, pro se, appeals a circuit court order denying his petition for writ of habeas corpus and motion to correct illegal sentence. We affirm both because both the petition and motion were facially insufficient and because they were successive and time-barred. Thomas v. State, 949 So. 2d 319 (Fla. 3d DCA 2007).

Affirmed.