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., 2004

* *

LUIS O. RODRIGUEZ,

**

Appellant,

** CASE NO. 3D01-2017

VS.

* *

THE STATE OF FLORIDA,

** LOWER

Appellee.

TRIBUNAL NO. 93-25817

* *

Opinion filed November 10, 2004.

An Appeal from the Circuit Court for Miami-Dade County, Leslie Rothenberg, Judge.

Mark Graham Hanson, for appellant.

Charles J. Crist, Jr., Attorney General, and Jill K. Traina, Assistant Attorney General, for appellee.

Before COPE and GODERICH, JJ., and NESBITT, JOSEPH, Senior Judge.

PER CURIAM.

Affirmed. See Henderson v. State, 626 So. 2d 310, 311 (Fla. 3d DCA 1993) ("Relief is not warranted where counsel

merely fails to inform a client about the various ramifications of gain time as opposed to volunteering incorrect information."); Simmons v. State, 611 So. 2d 1250, 1252 (Fla. 2d DCA 1992) ("Neither the trial court nor counsel is required to forewarn a defendant about every conceivable collateral consequence of a plea to criminal charges."); Fla. R. Crim. P. 3.172(c).