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, 2004

\* \*

JOHNNY CARL WILLIAMS

\*\*

Appellant,

\*\* CASE NO. 3D03-3322

VS.

\*\*

THE STATE OF FLORIDA

\*\* LOWER

Appellee.

TRIBUNAL NO. 78-960

\* \*

Opinion filed July 21, 2004.

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

Johnny Carl Williams, in proper person.

Charles J. Crist, Jr., Attorney General, for appellee.

Before LEVY, GERSTEN, and GODERICH, JJ.

PER CURIAM.

On remand, the trial court is directed to strike the requirement of "hard labor" from the defendant's sentence.

Holman v. State, 740 So. 2d 1258 (Fla. 3d DCA 1999); Burney v. State, 705 So. 2d 90 (Fla. 2d DCA 1997). In all other respects, the trial court's order dated November 4, 2003, denying the defendant's motion to correct illegal sentence is affirmed.