## SUPREME COURT OF LOUISIANA

No. 02-KH-1843

## STATE OF LOUISIANA

v.

## **ROSHAUN MILES**

On Writ of Certiorari to the Fourth Circuit Court of Appeal

## PER CURIAM:

Granted. The district court is ordered to appoint counsel for relator and to hold a hearing at which it will determine whether misinformation with regard to relator's eligibility for diminution of sentence pursuant to La.R.S. 15:571.3 ("good time") constituted a material inducement for his guilty plea to armed robbery which precluded relator from entering a knowing and voluntary guilty plea "with eyes open," <u>Adams v. United States ex rel. McCan</u>, 317 U.S. 269, 279, 63 S.Ct. 236, 242, 87 L.Ed. 268 (1941), and entitles him to withdraw that plea. <u>See State ex rel. Aleman v. State</u>, 99-0488 (La. 10/1/99), 745 So.2d 602.