

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

GAIL FRANCIS CRISS-SULLIVAN,

Appellant,

v.

Case No. 5D14-2705

STATE OF FLORIDA,

Appellee.

Opinion filed May 29, 2015

Appeal from the Circuit Court
for Citrus County,
Richard A. Howard, Judge.

James S. Purdy, Public Defender, and
Robert E. Wildridge, Assistant Public
Defender, Daytona Beach, for Appellant.

Pamela Jo Bondi, Attorney General,
Tallahassee, and Nora Hutchinson Hall,
Assistant Attorney General, Daytona
Beach, for Appellee.

PER CURIAM.

We affirm the trial court's judgment revoking Gail Francis Criss-Sullivan's community control and imposing her suspended prison sentence, except as to the finding that she violated condition 9 of her community control order by failing to answer truthfully. Because the evidence fails to substantiate that single allegation, we direct the trial court

to strike that finding from its order. Since the remaining violations were both substantial and willful, any error was harmless.

AFFIRMED and REMANDED WITH DIRECTIONS.

ORFINGER, LAWSON and EVANDER, JJ., concur.