

IN THE DISTRICT COURT OF APPEAL  
FIRST DISTRICT, STATE OF FLORIDA

TRAVIS TYRONE MILLER,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

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

CASE NO. 1D05-0798/1D05-0883

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Opinion filed August 17, 2006.

An appeal from the Circuit Court for Baker County.

David A. Glant, Judge.

Nancy A. Daniels, Public Defender, and A. Victoria Wiggins, Assistant Public Defender, Tallahassee, for Appellant.

Charlie Crist, Attorney General, and Charlie McCoy, Senior Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

We reverse the orders revoking Appellant's concurrent terms of probation. The curfew and weekly reporting requirement were imposed as conditions of release

following Appellant's arrest for alleged probation violations that were subsequently dismissed. Because the curfew and weekly reporting requirement were not conditions of probation, the violation of those conditions may not serve as a basis for probation revocation. Accordingly, we reverse and remand for reinstatement of the concurrent terms of probation.

REVERSED and REMANDED.

DAVIS, POLSTON, and HAWKES, JJ., CONCUR.