

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING
MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

LORRAINE S. BESS,)	
)	
Appellant,)	
)	
v.)	Case No. 2D13-4403
)	
STATE OF FLORIDA,)	
)	
Appellee.)	
_____)	

Opinion filed February 18, 2015.

Appeal from the Circuit Court for Lee
County; Bruce E. Kyle, Judge.

Howard L. Dimmig, II, Public Defender,
and Pamela H. Izakowitz, Assistant Public
Defender, Bartow, for Appellant.

Pamela Jo Bondi, Attorney General,
Tallahassee, and Johnny T. Salgado,
Assistant Attorney General, Tampa, for
Appellee.

MORRIS, Judge.

Lorraine Bess appeals the revocation of her community control for the
offense of lewd sexual battery and her resulting prison sentence of 130.5 months. We
affirm the revocation and sentence without comment, but we remand for the trial court to
enter a corrected order of revocation. The order of revocation entered on September

12, 2013, incorrectly states that Bess violated condition 28 and that she admitted the violation. The trial court shall enter a corrected order of revocation that lists the accurate condition violated (condition 29) and that accurately reflects that Bess did not admit the violation but was found in violation after an evidentiary hearing.

Affirmed; remanded.

ALTENBERND and LaROSE, JJ., Concur.