

CERTIFIED FOR PARTIAL PUBLICATION

COPY

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

THIRD APPELLATE DISTRICT

(Sacramento)

THE PEOPLE,

Plaintiff and Respondent,

v.

TIFFANY ANDRA,

Defendant and Appellant.

C053411

(Super. Ct. Nos. 03F05782,
03F07338, 05F00648,
05F08328)

**ORDER MODIFYING OPINION AND
DENYING REHEARING
[NO CHANGE IN JUDGMENT]**

THE COURT:

It is ordered that the opinion filed herein on October 30, 2007, be modified as follows:

1. On pages 2 and 3, the last sentence of the first full paragraph, which begins with the words "The trial court revoked" and ends with the words "(included in defendant's aggregate term)" is deleted and the following two sentences are inserted in its place:

The trial court revoked defendant's probation in three prior cases, "deleted" her from drug court, and imposed a previously stayed sentence of 365 days in county jail. The

trial court also imposed two additional consecutive eight-month terms in state prison for violating probation, one of which was subsequently stricken.

2. In the second sentence of the Disposition, which appears on page 11 of the opinion, the words "and to reflect the conviction and eight-month consecutive sentence in case No. 03F07338," are deleted so that the sentence reads:

The trial court is directed to amend the abstract of judgment to reflect that the conviction in count 17 is for section 530.5, subdivision (a), not section 530.5, subdivision (d), and is further directed to send a certified copy of the amended abstract to the Department of Corrections and Rehabilitation.

3. Part IV of the opinion, entitled "Clerical Error," and which appears on pages 10 and 11 of the opinion, is deleted in its entirety.

There is no change in the judgment.

Appellant's petition for rehearing is denied.

BY THE COURT:

SCOTLAND, P.J.

DAVIS, J.

CANTIL-SAKAUYE, J.