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[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT
No. 12-13282 Non-Argument Calendar
D.C. Docket No. 2:99-cr-14040-KMM-1
UNITED STATES OF AMERICA,
Plaintiff-Appellee
versus
JAVAR WYCHE, a.k.a. Javar Devon Wyche,
Defendant-Appellant
Appeal from the United States District Court for the Southern District of Florida
(March 4, 2013)

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Before PRYOR, MARTIN and FAY, Circuit Judges.

PER CURIAM:

Javar Wyche appeals the revocation of his supervised release. 18 U.S.C. § 3583(e)(3). The district court revoked Wyche's supervised release for committing a new offense of battery and resisting arrest. We affirm.

The district court did not abuse its discretion. Wyche argues the evidence was insufficient to find that he battered his girlfriend, but we need not address this argument because we can affirm on a different ground. Wyche pleaded guilty to resisting arrest, which was sufficient to support the revocation of his supervised release. <u>Id.</u>; see also <u>United States v. Almand</u>, 992 F.2d 316, 318 n.6 (11th Cir. 1993).

We **AFFIRM** the revocation of Wyche's supervised release.