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

JASON GUY ROLFE,	
Appellant,	
v.	Case No. 5D19-1151
STATE OF FLORIDA,	
Appellee.	
Opinion filed March 27, 2020	
Appeal from the Circuit Court for St. Johns County, Howard M. Maltz, Judge.	
Benjamin Davis and Oscar Hardin Eaton, Jr., of the Office of Regional Criminal Conflict & Civil Regional Counsel, Casselberry, for Appellant.	
Ashley Moody, Attorney General,	

PER CURIAM.

Beach, for Appellee.

In this *Anders*¹ appeal, we affirm Jason Guy Rolfe's judgment and sentence in all but one respect. We reverse and remand the imposition of the \$100 cost for the FDLE

Tallahassee, and L. Charlene Matthews, Assistant Attorney General, Daytona

¹ Anders v. California, 386 U.S. 738 (1967).

Operating Trust Fund. See § 938.055, Fla. Stat. (2019). The trial court did not orally pronounce this cost at sentencing. See Montanez v. State, 275 So. 3d 1265, 1265 (Fla. 5th DCA 2019) (citing Cain v. State, 197 So. 3d 1096, 1096 (Fla. 1st DCA 2016)). If applicable and procedurally justified, the trial court may reimpose it on remand.

AFFIRMED in part; REVERSED in part; and REMANDED.

COHEN, EDWARDS and TRAVER, JJ., concur.