IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2008

NICHOLAS LAWRENCE DROST,

Appellant,

v. Case No. 5D08-2519

STATE OF FLORIDA,

Appellee.

Opinion filed December 5, 2008

3.800 Appeal from the Circuit Court for Marion County, Willard Pope, Judge.

Nicholas L. Drost, Gainesville, Pro Se.

Bill McCollum, Attorney General, Tallahassee, and Mary G. Jolley, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

AFFIRMED. <u>See</u> § 958.14, Fla. Stat. (2006) (permitting youthful offender to be sentenced up to statutory maximum, after revocation of probation if violation is substantive); <u>Robinson v. State</u>, 702 So. 2d 1346 (Fla. 5th DCA 1997) (holding that when youthful offender had committed new criminal offense that was substantive violation of probation, he could be sentenced in excess of general six-year limit for youthful offenders).

GRIFFIN, ORFINGER and MONACO, JJ., concur.