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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

BRANDON J. CHURCH, a/k/a BRANDON JAMES CHURCH,)
Appellant,)
v.) Case No. 2D13-1184
STATE OF FLORIDA,)
Appellee.)))

Opinion filed April 2, 2014.

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

Howard L. Dimmig, II, Public Defender, and Megan Olson, Assistant Public Defender, Bartow, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Marilyn Muir Beccue, Assistant Attorney General, Tampa, for Appellee.

VILLANTI, Judge.

In this <u>Anders</u>¹ appeal, we affirm Brandon James Church's judgment and sentence but remand for the trial court to correct a scrivener's error in the order revoking

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

probation. At the violation of probation hearing, Church admitted to and was sentenced based upon only one condition five violation, a second-degree misdemeanor. However, because the violation order contains a scrivener's error reflecting two condition five violations, we must remand the matter back to the trial court to enter a corrected violation order. See Hamilton v. State, 128 So. 3d 177, 177 (Fla. 2d DCA 2013).

Affirmed and remanded.

LaROSE and SLEET, JJ., Concur.