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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

ANDY R. BALMIR,)
Appellant,))
V.) Case No. 2D13-4896
STATE OF FLORIDA,))
Appellee.	<i>)</i>))

Opinion filed September 18, 2015.

Appeal from the Circuit Court for Charlotte County; John L. Burns, Acting Circuit Judge.

Howard L. Dimmig, II, Public Defender, and Kevin Briggs, Assistant Public Defender, Bartow, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Jessica Stephans, Assistant Attorney General, Tampa, for Appellee.

KHOUZAM, Judge.

Andy R. Balmir challenges the revocation of his drug offender probation. We affirm without comment the trial court's adjudication and finding that Balmir willfully violated his probation by committing a new criminal offense. However, as the State

concedes, the revocation order incorrectly states that Balmir admitted to violating his probation even though the trial court conducted a revocation hearing prior to finding him in violation. Therefore, we remand for the trial court to correct this scrivener's error.

See Hamilton v. State, 128 So. 3d 177, 177 (Fla. 2d DCA 2013).

Affirmed and remanded with instructions.

CASANUEVA and BLACK, JJ., Concur.