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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

B.F.H.,	
Appellant,))
V.) Case No. 2D16-943
STATE OF FLORIDA,))
Appellee.)))

Opinion filed December 28, 2016.

Appeal from the Circuit Court for Manatee County; Scott M. Brownell, Judge.

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

Pamela Jo Bondi, Attorney General, Tallahassee, for Appellee.

BADALAMENTI, Judge.

In this <u>Anders</u>¹ appeal, B.F.H. challenges the trial court's order adjudicating him delinquent and placing him on probation. We affirm in all respects.

We note that B.F.H.'s appellate counsel suggests in the <u>Anders</u> brief the possibility of an inconsistency between the trial court's oral pronouncement withholding

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

adjudication and the trial court's written disposition order instead adjudicating B.F.H. delinquent. We do not reach this issue because B.F.H. neglected to preserve this issue for appeal by filing a motion to correct disposition order pursuant to Florida Rule of Juvenile Procedure 8.135(b). See M.N. v. State, 16 So. 3d 280, 281 n.1 (Fla. 2d DCA 2009) (en banc) (refusing in a juvenile Anders appeal to correct a disposition order error where juvenile failed to preserve the issue for appeal by filing a rule 8.135(b) motion with the trial court (citing L.D.K. v. State, 32 So. 3d 64, 65 (Fla. 2d DCA 2009))).

That said, we affirm without prejudice to any right B.F.H. might have to file a motion to correct disposition order pursuant to Florida Rule of Juvenile Procedure 8.135(a) with the trial court. See C.M.B. v. State, 952 So. 2d 1207, 1208 (Fla. 2d DCA 2007).

Affirmed.

CASANUEVA and MORRIS, JJ., Concur.