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

	IN THE DISTRICT COURT OF APPEAL
	OF FLORIDA
	SECOND DISTRICT
MICHAEL MARTINEZ,)
Appellant,)
V.) Case No. 2D01-485
STATE OF FLORIDA,)
Appellee.))
	 /

Opinion filed October 23, 2002.

Appeal from the Circuit Court for Hillsborough County; Chet A. Tharpe, Judge.

James Marion Moorman, Public Defender, and Cynthia J. Dodge, Assistant Public Defender, Bartow, for Appellant.

Robert A. Butterworth, Attorney General, Tallahassee, and Davis G. Anderson, Jr., Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

We affirm the order revoking Michael Martinez's probation. But the written order does not conform to the circuit court's oral announcement of the conditions violated. At the revocation hearing, the court found that Martinez violated condition N,

which required him to perform community service work. The written order of revocation also states that he violated conditions 9, J and L. We remand with directions that the order be corrected to reflect that the violation was based solely on condition N. <u>See</u>

<u>Boggs v. State</u>, 557 So. 2d 203 (Fla. 2d DCA 1990).

ALTENBERND, NORTHCUTT, and CASANUEVA, JJ., Concur.