

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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

VOLANDA LASHAWN RUCKER, a/k/a)	
YOLANDA L. RUCKER, a/k/a PATRICIA)	
REESE BYRD,)	
)	CONSOLIDATED
Appellants,)	
v.)	Case No. 2D04-1233
)	Case No. 2D04-1278
STATE OF FLORIDA,)	
)	
Appellee.)	
_____)	

Opinion filed December 22, 2004.

Appeal from the Circuit Court for
Hillsborough County; Debra K. Behnke,
Judge.

James Marion Moorman, Public Defender,
and Pamela H. Izakowitz, Assistant Public
Defender, Bartow, for Appellant.

Charles J. Crist, Jr., Attorney General,
Tallahassee, and Susan D. Dunlevy,
Assistant Attorney General, Tampa, for
Appellee.

CASANUEVA, Judge.

We affirm the sentence imposed on violation of community control. The
trial court failed to prepare a written order revoking Appellant's community control listing

the conditions that were violated. Thus, we reverse the trial court to the extent that it must prepare a written order on the violations on remand. Milbry v. State, 722 So. 2d 834 (Fla. 2d DCA 1998).

Affirmed in part; reversed in part; and remanded.

KELLY and VILLANTI, JJ., Concur.