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

	IN THE DISTRICT COURT OF APPEAL
	OF FLORIDA
	SECOND DISTRICT
RONALD BOYD NEEB, Appellant,)))
V.)) Case No. 2D07-1034
STATE OF FLORIDA,)
Appellee.))

Opinion filed July 11, 2008.

Appeal from the Circuit Court for Hillsborough County; Daniel Lee Perry, Judge.

James Marion Moorman, Public Defender, and Richard J. Sanders, Assistant Public Defender, Bartow, for Appellant.

Bill McCollum, Attorney General, Tallahassee, and Chandra Waite Dasrat, Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

Ronald Boyd Neeb challenges the trial court's revocation of his probation for violation of two of its conditions. Although we conclude that the State failed to establish a violation of special condition "V" of the terms of his probation, we affirm because the record demonstrates that the trial court would have imposed the sentence as a result of the remaining unchallenged violation.

Affirmed.

CASANUEVA and DAVIS, JJ., and DAKAN, STEPHEN L., ASSOCIATE SENIOR JUDGE, Concur.