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

## IN THE DISTRICT COURT OF APPEAL

## OF FLORIDA

## SECOND DISTRICT

XAVIER GONZALEZ REYES,

Appellant,

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STATE OF FLORIDA,

Appellee.

Case No. 2D09-1072

Opinion filed September 22, 2010.

Appeal from the Circuit Court for Hillsborough County; Manuel A. Lopez, Judge.

James Marion Moorman, Public Defender, and Carol J. Y. Wilson, Assistant Public Defender, Bartow, for Appellant.

Bill McCollum, Attorney General, Tallahassee, and Tonja Rene Vickers, Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

Xavier Gonzalez Reyes appeals the judgment and sentence entered after

the trial court revoked his probation. We affirm the revocation of probation. We agree

with Mr. Reyes that the trial court incorrectly identified the condition of probation he

violated. The trial court found that he violated the condition of probation requiring him to

submit to random urinalyses as directed by his probation officer. Although this condition is listed as number 11 in the order of probation, the trial court found him in violation of condition 5. On remand, the trial court should correct the written order to reflect that Mr. Reyes violated condition 11. <u>See Murray v. State</u>, 692 So. 2d 965 (Fla. 2d DCA 1997).

Accordingly, we affirm the revocation of probation and resultant sentence, but we remand for the trial court to correct the written order.

ALTENBERND, VILLANTI, and KHOUZAM, JJ., Concur.