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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

VICTOR PEREZ,

Appellant,

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STATE OF FLORIDA,

Appellee.

Case No. 2D10-1204

Opinion filed December 7, 2011.

Appeal from the Circuit Court for Manatee County; Debra Johnes Riva, Judge.

James Marion Moorman, Public Defender, and Richard J. Sanders, Assistant Public Defender, Bartow (withdrew after briefing); Charles M. Britt, III, of Charles M. Britt, III, P.A., Bradenton (substituted for counsel of record), for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Richard M. Fishkin, Assistant Attorney General, Tampa, for Appellee.

CRENSHAW, Judge.

Victor Perez appeals his probation revocation and the resulting sentence

to twelve years' prison for robbery. We affirm the probation revocation without further

comment but remand to the trial court for entry of a corrected sentence reinstating

Perez's youthful offender status. <u>See Lee v. State</u>, 67 So. 3d 1199, 1202 (Fla. 2d DCA 2011) (" 'Once a circuit court has imposed a youthful offender sentence, it must continue that status upon resentencing after a violation of probation or community control.' " (quoting <u>Blacker v. State</u>, 49 So. 3d 785, 788 (Fla. 4th DCA 2010))).

Affirmed in part, reversed in part, and remanded.

WHATLEY and DAVIS, JJ., Concur.