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

IN THE DISTRICT COURT OF APPEAL OF FLORIDA SECOND DISTRICT

STATE OF FLORIDA,	
Appellant,	
V.	
KYRAN DASHOINE YOUNG,	
Appellee.	

Case No. 2D11-5925

Opinion filed March 20, 2013.

Appeal from the Circuit Court for Sarasota County; Donna Padar Berlin, Judge.

Pamela Jo Bondi, Attorney General, Tallahassee, and Helene S. Parnes, Assistant Attorney General, Tampa, for Appellant.

John P. Fleck, Jr., Bradenton, for Appellee.

PER CURIAM.

The State of Florida appeals the trial court's order granting Kyran

Dashoine Young's motion to suppress evidence found in his residence pursuant to a

search warrant. The affidavit filed in support of the application for a search warrant and

the search warrant are identical to those in <u>State v. Jones</u>, 38 Fla. L. Weekly D425 (Fla.

2d DCA Feb. 22, 2013), and the trial court addressed the search warrant for these cases simultaneously. For the reasons announced in <u>Jones</u>, we conclude that the affidavit contained sufficient probable cause to support the warrant's issuance. We therefore reverse the order granting Young's motion to suppress and remand for further proceedings consistent with <u>Jones</u>.

Reversed and remanded with directions.

CASANUEVA, VILLANTI, and MORRIS, JJ., Concur.