Third District Court of Appeal

State of Florida

Opinion filed May 8, 2019. Not final until disposition of timely filed motion for rehearing.

No. 3D18-425 Lower Tribunal No. 16-16345

Christopher Clauson,

Appellant,

VS.

The State of Florida,

Appellee.

An Appeal from the Circuit Court for Miami-Dade County, Alan S. Fine, Judge.

Carlos J. Martinez, Public Defender, and Stephen Weinbaum, Assistant Public Defender, for appellant.

Ashley Moody, Attorney General, and Richard L. Polin, Assistant Attorney General, for appellee.

Before EMAS, C.J., and LOGUE and SCALES, JJ.

PER CURIAM.

Affirmed. See Cohen v. State, 171 So. 3d 179 (Fla. 3d DCA 2015) (holding that reversal of probation violation order was not required, despite error in revoking probation on an uncharged violation, where the record separately supported trial court's revocation on a properly-charged violation and it is clear that trial court would have revoked probation and imposed the same sentence absent the uncharged conduct); Ware v. State, 54 So. 3d 1074 (Fla. 1st DCA 2011). See also Francois v. State, 923 So. 2d 1219 (Fla. 3d DCA 2006).