NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

LOWER TRIBUNAL

OF FLORIDA

THIRD DISTRICT

JULY TERM, A.D. 2003

JAMES EDWARD BELL,

Appellant, \*\* CASE NO. 3D02-3244

\* \*

\* \*

vs.

THE STATE OF FLORIDA, \*\* CASE NO[S]. 01-16276 Appellee. \*\*

Opinion filed July 30, 2003.

An appeal from the Circuit Court of Miami-Dade County, Maria E. Dennis, Judge.

Bennett H. Brummer, Public Defender, and Robert Kalter, Assistant Public Defender, for appellant.

Charles J. Crist, Jr., Attorney General, and Fredericka Sands, Assistant Attorney General, for appellee.

Before COPE, FLETCHER, and SHEVIN, JJ.

PER CURIAM.

We affirm the trial court's revocation of probation and the sentence imposed upon James Edward Bell for violating his probation. However, we remand the cause for entry of a written order providing the specific reasons for concluding Bell violated his probation, as both the State and the Public Defender agree that no such written order appears in the record. <u>See Cifuentes v. State</u>, 717 So. 2d 136 (Fla. 3d DCA 1999).

Affirmed, but remanded.