

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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
THIRD DISTRICT
JULY TERM, 2004

EVER NAHON ORTIZ,

**

Appellant,

**

vs.

** CASE NO. 3D04-78

THE STATE OF FLORIDA,

** LOWER
TRIBUNAL NO. F03-9979

Appellee.

**

Opinion filed December 15, 2004.

An Appeal from the Circuit Court for Miami-Dade County,
Richard V. Margolis, Judge.

Bennett H. Brummer, Public Defender, and Valerie Jonas,
Assistant Public Defender, for appellant.

Charles J. Crist, Jr., Attorney General, and Lucretia A.
Pitts, Assistant Attorney General, for appellee.

Before SCHWARTZ, C.J., and LEVY and SHEPHERD, JJ.

PER CURIAM.

We affirm the trial court's Order revoking Defendant's probation. Moreover, contrary to Appellant's suggestion that probation was not violated where he submitted to TASC evaluation despite the admission that he was discharged from the program for missing two consecutive appointments, we hold that when a court Orders anyone to submit to a program, it is inherent within the Order that the Defendant "successfully complete" the program. Appellant's remaining points are without merit and/or moot in light of our holding.