

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FIFTH DISTRICT

JULY TERM 2009

J.L., A CHILD,

Appellant,

v.

Case No. 5D09-162

STATE OF FLORIDA,

Appellee.

/

Opinion filed August 28, 2009

Appeal from the Circuit Court  
for Brevard County,  
Morgan Laur Reinman, Judge.

James S. Purdy, Public Defender, and  
David S. Morgan, Assistant Public  
Defender, Daytona Beach, for Appellant.

Bill McCollum, Attorney General,  
Tallahassee, and Jeffrey R. Casey,  
Assistant Attorney General, Daytona  
Beach, for Appellee.

PER CURIAM.

J.L. ("Appellant"), a juvenile, appeals the trial court's imposition of both alternative sanctions and secure detention for a single violation of probation. The State properly concedes error. Section 984.09(1), Florida Statutes (2008), authorizes either secure detention or alternative sanctions, but not both. On remand, the trial court shall correct the sentence.

REVERSED AND REMANDED.

GRiffin, TORPY and LAWSON, JJ., concur.