FIRST DISTRICT COURT OF APPEAL STATE OF FLORIDA

	No. 1D19-1594
Quentin Jerroi) Mobley,
Appellant,	
v.	
STATE OF FLORID)A,
Appellee.	

On appeal from the Circuit Court for Alachua County. James M. Colaw, Judge.

May 29, 2020

PER CURIAM.

In revoking his probation, the trial court orally found Quentin Jerrod Mobley to be a violent felony offender of special concern. See § 948.06(8)(e), Fla. Stat. (2016). Section 948.06(8)(e)1 requires a trial court to make a written finding that the violent felony offender of special concern poses a danger to the community. Because the trial court only orally articulated valid grounds for designating Mobley as a violent felony offender of special concern but did not make a written finding, we affirm but remand for entry of a written order that conforms to its oral pronouncements. See Glenn v. State, 219 So. 3d 1010 (Fla. 1st DCA 2017).

AFFIRMED and REMANDED.

Roberts, Osterhaus, and M.K. Thomas, JJ., concur.

Not final until disposition of any timely and authorized motion under Fla. R. App. P. 9.330 or 9.331.

Andy Thomas, Public Defender, and Joel Arnold, Assistant Public Defender, Tallahassee, for Appellant.

Ashley Moody, Attorney General, and David Welch, Assistant Attorney General, Tallahassee, for Appellee.