BRUCE R. JOHNSON,
Appellant,
v.
STATE OF FLORIDA,
Appellee.

IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

CASE NO. 1D07-4469

Opinion filed August 19, 2009.

An appeal from the Circuit Court for Bay County. Glenn L. Hess, Judge.

Bruce Johnson, pro se, Appellant; Nancy A. Daniels, Public Defender, and G. Kay Witt, Assistant Public Defender, Office of the Public Defender, Tallahassee, for Appellant.

Bill McCollum, Attorney General, Office of the Attorney General, Tallahassee, for Appellee.

PER CURIAM.

Appellant has filed an appeal pursuant to <u>Anders v. California</u>, 368 U.S. 738 (1967). Our independent review of the record did not indicate any reversible error; therefore, we affirm the convictions and sentences. However, the trial court granted Appellant's motion to correct sentencing error pursuant to Florida Rule of Criminal Procedure 3.800(b)(2), with regard to the amount of jail credit to which

Appellant was entitled without entering a corrected written judgment reflecting the new amount of jail credit. Thus, we remand for the trial court to enter a corrected written judgment accordingly.

AFFIRMED but REMANDED for entry of a corrected written judgment.

BARFIELD, THOMAS, and CLARK, JJ., CONCUR.