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

ANTONIO JAMISON,

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

Appellant,

CASE NO. 1D09-0010

v.

STATE OF FLORIDA,

Appellee.	

Opinion filed December 15, 2009.

An appeal from the Circuit Court for Duval County. Linda F. McCallum, Judge.

Nancy A. Daniels, Public Defender, and Carl S. McGinnes, Assistant Public Defender, Tallahassee, for Appellant, and Antonio Jamison, pro se, Appellant.

Bill McCollum, Attorney General, Tallahassee, for Appellee.

PER CURIAM.

Appellant, Antonio Jamison, filed an appeal pursuant to <u>Anders v.</u> <u>California</u>, 386 U.S. 738 (1967). We affirm Appellant's conviction and sentence but remand with instructions to correct the written judgment. Appellant was

convicted and sentenced for trafficking in cocaine in excess of 28 grams but less than 200 grams, as charged in the amended information. However, the written judgment states that Appellant was convicted of trafficking in cocaine in excess of 28 grams but less than 200 grams while armed with a weapon.

AFFIRMED and REMANDED with directions to enter a corrected written judgment.

HAWKES, C.J., WOLF and DAVIS, JJ., CONCUR.