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

WILLIE BURKE,

Appellant,

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

v.

CASE NO. 1D11-6054

STATE OF FLORIDA,

Appellee.

Opinion filed November 26, 2012.

An appeal from the Circuit Court for Leon County. James C. Hankinson, Judge.

Sheila Callahan, Tallahassee, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, for Appellee.

PER CURIAM.

In this appeal brought pursuant to *Anders v. California*, 386 U.S. 738 (1967), we affirm Appellant's convictions and sentences. However, we reverse and remand the Corrected Judgment for the trial court to strike the \$20 court cost imposed under section 938.06(1), Florida Statutes (cost for crime stoppers programs), see *Clavelle v. State*, 80 So. 3d 456, 457 (Fla. 1st DCA 2012) (holding that assessment authorized by section 938.06(1) may only be imposed if court also

imposes a fine), and to correct a scrivener's error on Appellant's Criminal Punishment Code Score Sheet to reflect a primary offense date of July 18, 2009.

AFFIRMED in part; REVERSED in part; REMANDED with directions.

MARSTILLER, RAY, and SWANSON, JJ., CONCUR.