DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2008

ROBERT DAVIS,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

No. 4D08-1020

[October 22, 2008]

PER CURIAM.

Robert Davis entered a no contest plea to three counts of armed robbery (counts I, II, and III) and three counts of armed kidnapping (counts IV, V, and VI). On appeal, counsel filed a brief pursuant to *Anders v. California*, 386 U.S. 738 (1967). We affirm Davis's convictions and sentences, and grant counsel's motion to withdraw, but remand to correct a scrivener's error in the written judgment. *See Murphy v. State*, 977 So. 2d 748 (Fla. 2d DCA 2008). The judgment mistakenly indicates that Davis was convicted of only two offenses: count I, armed robbery and count II, armed kidnapping.

STONE, GROSS and DAMOORGIAN, JJ., concur.

* * *

Appeal from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Cynthia G. Imperato, Judge; L.T. Case No. 05-18371 CF10A.

Carey Haughwout, Public Defender, and Alan T. Lipson, Assistant Public Defender, West Palm Beach, for appellant.

No appearance for appellee.

Not final until disposition of timely filed motion for rehearing.