NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

JEREMY CHRISTIAN NICHOLS,)
Appellant,)
V.) Case No. 2D13-3320
STATE OF FLORIDA,)
Appellee.)
)

Opinion filed March 11, 2015.

Appeal from the Circuit Court for Hillsborough County; Gregory P. Holder, Judge.

Howard L. Dimmig, II, Public Defender, and Terrence E. Kehoe, Special Assistant Public Defender, Bartow, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Susan D. Dunlevy, Assistant Attorney General, Tampa, for Appellee.

SLEET, Judge.

Jeremy Christian Nichols challenges his convictions and sentences for burglary of an unoccupied dwelling and grand theft in circuit court case number 29-2012-CF-18339 and possession of a controlled substance, possession of cannabis, and

possession of drug paraphernalia in circuit court case number 29-2012-CF-18340. We affirm Nichols' judgments and sentences without comment but remand for correction of a scrivener's error. In case number 29-2012-CF-18339, Nichols was convicted after jury trial. In case number 29-2012-CF-18340, Nichols pleaded guilty to all three counts. The judgments, however, do not indicate how the cases came before the circuit court for disposition. The State concedes error. As such, we remand to the trial court with instructions to correct the judgments to reflect Nichols' conviction after jury trial in case 18339 and entry of a guilty plea in case 18340. See Morgan v. State, 696 So. 2d 850 (Fla. 2d DCA 1997).

Affirmed.

SILBERMAN and KELLY, JJ., Concur.