

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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

DANTE GRANT,
Appellant,
v.
STATE OF FLORIDA,
Appellee.

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Case No. 2D07-2642

Opinion filed June 11, 2008.

Appeal from the Circuit
Court for Pinellas County;
Joseph A. Bulone, Judge.

Erin M. Davies and Leslie M. Sammis
of Escobar, Ramirez & Associates,
P.A., Tampa, for Appellant.

Bill McCollum, Attorney General,
Tallahassee, and Danilo Cruz-Carino,
Assistant Attorney General, Tampa, for
Appellee.

WHATLEY, Judge.

Grant appeals his judgments and sentences for armed trafficking in
cocaine and possession of marijuana. We affirm Grant’s convictions and sentences,
but we remand for correction of a scrivener's error. Grant was found guilty of trafficking
in cocaine and possession of marijuana. However, as the State correctly concedes, the

written judgment improperly states that he was found guilty of armed trafficking in cocaine instead of trafficking in cocaine. Therefore, we remand for the trial court to correct the scrivener's error so that the judgment and sentence accurately reflect the jury's verdict. Grant need not be present when the judgment and sentence are corrected.

Convictions and sentences affirmed; remanded for correction of scrivener's error.

STRINGER and WALLACE, JJ., Concur.