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

	IN THE DISTRICT COURT OF APPEAL
	OF FLORIDA
	SECOND DISTRICT
DARIUS BERRIEN, Appellant,))))
V.) Case No. 2D10-3293
STATE OF FLORIDA,)
Appellee.))

Opinion filed July 18, 2012.

Appeal from the Circuit Court for Hillsborough County; Daniel H. Sleet, Judge.

Ita M. Neymotin, Regional Counsel, Second District, and Jeffrey Sullivan, Special Assistant Regional Counsel, Office of Criminal Conflict and Civil Regional Counsel, Bartow, for Appellant.

Darius Berrien, pro se.

Pamela Jo Bondi, Attorney General, Tallahassee, and Elba Caridad Martin-Schomaker, Assistant Attorney General, Tampa, for Appellee.

MORRIS, Judge.

Darius Berrien appeals numerous convictions and sentences in nine circuit court cases. We affirm the convictions and sentences without comment, but we

remand for the circuit court to correct a scrivener's error in his written judgment in case 09-CF-6141. The written judgment lists count five as carjacking, but Berrien entered a plea on that count to the lesser-included offense of grand theft of a motor vehicle. On remand, the circuit court shall correct the judgment to reflect the proper charge of grand theft of a motor vehicle.

Affirmed; remanded.

WHATLEY and DAVIS, JJ., Concur.