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

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND

DISPOSITION THEREOF IF FILED

CASE NO. 1D06-0655

TIMOTHY LEVI JONES,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

_____/

Opinion filed November 13, 2007.

An appeal from the Circuit Court for Alachua County. Mary Day Coker, Acting Circuit Judge.

Nancy Daniels, Public Defender, and Richard M. Summa, Assistant Public Defender, Tallahassee, for Appellant.

Bill McCollum, Attorney General, and Carolyn J. Mosley, Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

We affirm appellant's judgment and sentence but remand for correction of scrivener's errors contained in the written judgment. The judgment erroneously lists

Appellant's first offense as "home invasion robbery with firearm" under section 812.135(2)(a), the 2005 version, when the correct statutory citation and title of the offense is "home invasion robbery" under section 812.135(2)(a), Florida Statutes (2003). The judgment also incorrectly lists the title of appellant's other offense as "aggravated assault with firearm," when the proper title is "aggravated assault." As the correction of these errors is purely ministerial, there is no need for a hearing, and the defendant need not appear.

AFFIRMED and REMANDED with instructions. DAVIS, LEWIS and ROBERTS, JJ., CONCUR.