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

KARA MARIE WINN,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

CASE NO. 1D06-4818

Opinion filed June 24, 2008.

An appeal from Circuit Court for Duval County. Henry E. Davis, Judge.

Nancy A. Daniels, Public Defender, and Glenna Joyce Reeves, Assistant Public Defender, Tallahassee, for Appellant.

Bill McCollum, Attorney General, Tallahassee, for Appellee.

PER CURIAM.

In this appeal filed pursuant to <u>Anders v. California</u>, 386 U.S. 738 (1967), appellant Kara Marie Winn challenges her convictions and sentences for first-degree murder, armed robbery, and first-degree arson. Winn was sentenced to life imprisonment for the murder and robbery convictions, and to a consecutive term of

thirty years in prison for the arson conviction. We have affirmed the convictions of appellant's co-defendant. <u>See Wallen v. State</u>, Case No. 1D06-4817 (Fla. 1st DCA June 24, 2008).

We have extensively reviewed the trial record, as well as each of the arguments of potential error in appointed counsel's <u>Anders</u> brief and trial counsel's motion for a new trial, and we find neither preserved, reversible error, nor fundamental error in the proceedings below. The jury's verdicts were consistent with the evidence and the law, and appellant was lawfully sentenced pursuant to statutory requirements.

AFFIRMED.

KAHN, PADOVANO and HAWKES, JJ., CONCUR.