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

HUGH JEROME PICKENS,NOT FINAL UNTIL TIME EXPIRES TOAppellant,FILE MOTION FOR REHEARING ANDDISPOSITION THEREOF IF FILED

v.

CASE NO. 1D10-5287

STATE OF FLORIDA,

Appellee.

Opinion filed June 30, 2011.

An appeal from the Circuit Court for Clay County. William A. Wilkes, Judge.

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Nancy A. Daniels, Public Defender, and Steven L. Seliger, Assistant Public Defender, Tallahassee, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, for Appellee.

PER CURIAM.

In this <u>Anders</u> appeal, we affirm the imposition of judgment and sentence. However, we remand for the correction of a scrivener's error. In case 09-1298, the appellant was convicted of armed robbery pursuant to section 812.13(2)(a), not section 812.135 as listed. In case 09-1299, the appellant was convicted of home invasion robbery, not armed robbery.

AFFIRMED, but REMANDED with instructions to correct the scrivener's errors.

VAN NORTWICK, WETHERELL, and ROWE, JJ., CONCUR.