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

ORLANCE JONATHAN
SANGSTER,

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

Appellant,

CASE NO. 1D12-3098

V.

STATE OF FLORIDA,

Appellee.

Opinion filed May 9, 2013.

An appeal from the Circuit Court for Escambia County. Scott Duncan, Judge.

Nancy A. Daniels, Public Defender, and M. J. Lord, Assistant Public Defender, Tallahassee, for Appellant.

Pamela Jo Bondi, Attorney General, and Heather Flanagan Ross, Assistant Attorney General, Tallahassee, for Appellee.

## PER CURIAM.

AFFIRMED. <u>See F.B. v. State</u>, 852 So. 2d 226, 230 (Fla. 2003) (holding that, with two exceptions, a defendant must preserve a claim of insufficiency of the evidence through a timely challenge in the trial court); see also State v. Adkins, 96

So. 3d 412, 423 (Fla. 2012) (holding that the Legislature's decision to make the absence of knowledge of the illicit nature of a controlled substance an affirmative defense rather than an element of Florida's drug offenses was constitutional).

WOLF, PADOVANO, and LEWIS, JJ., CONCUR.