FIRST DISTRICT COURT OF APPEAL STATE OF FLORIDA

No. 1D18-2722

PAOLA SOTOLONGO,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

On appeal from the Circuit Court for Escambia County. John L. Miller, Judge.

November 8, 2019

PER CURIAM.

Upon review under *Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967), we find no reversible error and affirm the judgment and sentence. But in doing so, we disregard the illegal sentence orally imposed on the third-degree felony conviction and affirm Appellant's sentence as reflected in the written judgment. *See Patton v. State*, 673 So. 2d 530, 530 (Fla. 4th DCA 1996) (affirming defendant's legal sentence as reflected in the written judgment even though the oral pronouncement imposed an illegal sentence).

AFFIRMED.

RAY, C.J., and WOLF and M.K. THOMAS, JJ., concur.

Not final until disposition of any timely and authorized motion under Fla. R. App. P. 9.330 or 9.331.

Andy Thomas, Public Defender, and Megan Long, Assistant Public Defender, Tallahassee, for Appellant.

Ashley Moody, Attorney General, Tallahassee, for Appellee.