NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

	IN THE DISTRICT COURT OF APPEAL
	OF FLORIDA
	SECOND DISTRICT
CHANTEL LOTASHA COLEMAN,))
Appellant, v.)) Case No. 2D15-79
STATE OF FLORIDA,)
Appellee.)))

Opinion filed December 30, 2015.

Appeal from the Circuit Court for Pasco County; Pat Siracusa, Judge.

Howard L. Dimmig, II, Public Defender, and Brooke Elvington, Assistant Public Defender, Bartow, for Appellant.

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

PER CURIAM.

In this <u>Anders</u>¹ appeal, Chantel Coleman appeals her convictions and sentences in three cases. We affirm without prejudice to any right Coleman may have to file a postconviction motion raising the claims she raised in her motion to withdraw

¹Anders v. California, 386 U.S. 738 (1967).

plea filed after this appeal was initiated. The trial court properly dismissed the motion

because this appeal divested the trial court of jurisdiction to consider the motion. See

Sharp v. State, 884 So. 2d 510, 512 (Fla. 2d DCA 2004); Wilson v. State, 814 So. 2d

1203, 1204 (Fla. 2d DCA 2002).

We remand for correction of a scrivener's error on the written judgment in

circuit court case number 14-5604. The judgment lists the offense as "GRAND THEFT

3F" and correctly cites section 812.014(2)(c)(1), but it incorrectly lists the degree as a

"First Degree Felony." Coleman was charged with third-degree grand theft in violation

of section 812.014(2)(c)(1), Florida Statutes (2014), which "is grand theft of the third

degree and a felony of the third degree." Accordingly, the judgment in circuit court case

number 14-5604 should be amended to reflect that the offense of grand theft is a third-

degree felony.

Affirmed; remanded.

ALTENBERND, KHOUZAM, and MORRIS, JJ., Concur.

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