

DISTRICT COURT OF APPEAL OF FLORIDA  
SECOND DISTRICT

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SKYLER DANIEL STONE WILL,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

No. 2D20-2093

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November 3, 2021

Appeal from the Circuit Court for Sarasota County; Charles E. Roberts, Judge.

Howard L. Dimmig, II, Public Defender, and Cynthia J. Dodge, Assistant Public Defender, Bartow, for Appellant.

PER CURIAM.

In this *Anders*<sup>1</sup> appeal, Skyler Daniel Stone Will challenges his convictions and sentences for several offenses, including fourteen counts of violation of injunction against domestic violence after

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<sup>1</sup> *Anders v. California*, 386 U.S. 738 (1967).

prior conviction. We affirm the convictions and sentences without further discussion, but we remand for correction of a scrivener's error in the judgment.

The judgment indicates that Mr. Will was convicted of violation of injunction against domestic violence after prior conviction in violation of section 748.0487(4)(b), Florida Statutes (2019). However, the cited statute prohibits violation of injunction against stalking or cyberstalking. *See* § 748.0487(4)(b). The trial court should correct this scrivener's error by citing to section 741.31(4)(a), (c), Florida Statutes (2019), the statute prohibiting violation of injunction against domestic violence after prior conviction, the offense with which Mr. Will was charged. *See Rodriguez v. State*, 223 So. 3d 1053, 1054–55 (Fla. 2d DCA 2017) ("Because the judgment lists a conviction for the incorrect offense, remand is appropriate for correction of this error.").

Affirmed; remanded with directions.

BLACK, LUCAS, and ATKINSON, JJ., Concur.

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Opinion subject to revision prior to official publication.