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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

THOMAS BURTTRAM,)
Appellant,))
V.) Case No. 2D02-3503
STATE OF FLORIDA,))
Appellee.)))

Opinion filed June 4, 2003.

Appeal from the Circuit Court for Pinellas County; Mark I. Shames, Judge.

James Marion Moorman, Public Defender, and Brad Permar, Assistant Public Defender, Bartow, for Appellant.

Charles J. Crist, Jr., Attorney General, Tallahassee, and Robert J. Krauss, Senior Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

Thomas Burttram appeals the judgment and sentence that were entered after this court remanded his case to the trial court. See Burttram v. State, 780 So. 2d 224 (Fla. 2d DCA 2001). Counsel filed briefs asserting no meritorious argument

pursuant to <u>Anders v. California</u>, 386 U.S. 738 (1967). We agree with counsel that no meritorious issues exist, and we therefore affirm. We write only to correct a scrivener's error. Second-degree murder is a first-degree felony punishable by life, not a second-degree felony as indicated on the judgment. <u>See</u> § 782.04(2), Fla. Stat. (Supp. 1998). We direct the trial court to correct the judgment to indicate that the conviction is for a first-degree felony.

Affirmed.

ALTENBERND, C.J., and SILBERMAN and COVINGTON, JJ., Concur.