

FIRST DISTRICT COURT OF APPEAL
STATE OF FLORIDA

No. 1D18-4906

AMANDA RENEE GULLEDGE,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

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

July 10, 2019

PER CURIAM.

Upon review pursuant to *Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967), we find no error with Appellant's judgment or sentence, and affirm. We write only to correct a scrivener's error on Appellant's Judgment and Sentence. See *Ashley v. State*, 850 So. 2d 1265, 1268 n. 3 (Fla. 2003) (defining a scrivener's error as a written clerical error that is not "the result of a judicial determination or error"); *Rivera v. State*, 117 So. 3d 449-50 (Fla. 2d DCA 2013) (remanding for correction of the written sentences to reflect the oral pronouncement in an *Anders* appeal); *Skinner v. State*, 155 So. 3d 497, 497 (Fla. 5th DCA 2015) (remanding for correction of scrivener's error in the order on fines and costs in an *Anders* appeal). The lower court orally imposed a \$50 application fee for the public defender in

addition to the \$100 public defender fee and other mandatory costs. Appellant's written sentence does not reflect the \$50 application fee for the public defender. On remand, the trial court shall correct the error.

WETHERELL, JAY, 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.