

No: _____

IN THE
JUN 07 2019 U.S. SUPREME COURT OF THE UNITED STATES

MELVIN B. THOMPSON

Petitioner

v.

THE STATE OF FLORIDA

Respondent

APPENDIX TO APPLICATION
TO JUSTICE CLARENCE THOMAS
FOR EXTENTION OF TIME TO
FILE WRIT OF CERTIORARI

Pro-se

Melvin B. Thompson

D.C. No: 959252

Dorm: A114D single

North West Florida Reception Ctr.

4455 Sam Mitchell Drive

Chipley, Florida 32428

Phone No: none

TABLE OF CONTENTS

1. Exhibit; A : Letter from Clerk of The Eleventh Circuit Court of Appeals, and attached Order denying Motion For Reconsideration, case No: 18-10623-H, dated March 27, 2019.
2. Exhibit; B : Letter from Clerk of The Eleventh Circuit Court of Appeals dated April 15, 2019.
3. Exhibit C : Appellants Motion To Court To Take Judicial Notice, with attached:
 - * Appendix A: April 26, 2019 Letter "To" Clerk of The Eleventh Circuit Court of Appeals; and:
 - * Appendix B: April 15, 2019 Letter from "the Clerk of The Eleventh Circuit Court of Appeals RE: Unfiled Returned Motion For Reconsideration; and a Copy of The Original Returned Unfiled Motion For Reconsideration.

Exhibit A

**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

March 27, 2019

Melvin Bernard Thompson
NWFRC - Inmate Legal Mail
4455 SAM MITCHELL DR
CHIPLEY, FL 32428

Appeal Number: 18-10623-H
Case Style: Melvin Thompson v. Secretary, Department of Corr.
District Court Docket No: 4:15-cv-00254-MW-GRJ

This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

The enclosed order has been ENTERED.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Gerald B. Frost, H/lt
Phone #: (404) 335-6182

MOT-2 Notice of Court Action

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 18-10623-H

MELVIN BERNARD THOMPSON,

Petitioner-Appellant,

versus

SECRETARY, DEPARTMENT OF CORRECTIONS,

Respondent-Appellee.

Appeal from the United States District Court
for the Northern District of Florida

Before: MARCUS and GRANT, Circuit Judges.

BY THE COURT:

Melvin Thompson has filed a motion for reconsideration, pursuant to 11th Cir. R. 27-2, of this Court's October 2, 2018, order denying a certificate of appealability and leave to proceed *in forma pauperis* on appeal. Upon review, his motion for reconsideration is DENIED because he has offered no meritorious arguments to warrant relief.

Exhibit B

UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

April 15, 2019

Melvin Bernard Thompson
NWFRC - Inmate Legal Mail
4455 SAM MITCHELL DR
CHIPLEY, FL 32428

Appeal Number: 18-10623-H
Case Style: Melvin Thompson v. Secretary, Department of Corr.
District Court Docket No: 4:15-cv-00254-MW-GRJ

RETURNED UNFILED: Motion for Reconsideration filed by Melvin Bernard Thompson is returned unfiled because a party may file only one motion for reconsideration with respect to the same order (See 11th Cir.R.27-3).

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Gerald B. Frost, H
Phone #: (404) 335-6182

MOT-11 Motion or Document Returned

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 18-10623-H

MELVIN BERNARD THOMPSON,

Petitioner-Appellant,

versus

SECRETARY, DEPARTMENT OF CORRECTIONS,

Respondent-Appellee.

Appeal from the United States District Court
for the Northern District of Florida

ORDER:

Melvin Thompson moves for a certificate of appealability ("COA") and leave to proceed on appeal *in forma pauperis* ("IFP"), in order to appeal the denial of his 28 U.S.C. § 2254 petition for writ of habeas. To merit a COA, Thompson must make "a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2). Because Thompson failed to make a substantial showing of the denial of a constitutional right, his motion for a COA is DENIED, and his motion for leave to proceed IFP is DENIED AS MOOT.

/s/ Stanley Marcus
UNITED STATES CIRCUIT JUDGE

**Additional material
from this filing is
available in the
Clerk's Office.**