

Appendix

‘A’

SC20-441,

Denial of Discretionary

Review by Florida Supreme

Court

Supreme Court of Florida

TUESDAY, JUNE 30, 2020

CASE NO.: SC20-441

Lower Tribunal No(s):

4D20-28; 432018CA000210CAAXMX

JOHN J. WILSON JR. vs. STATE OF FLORIDA, ET AL.

Petitioner(s)

Respondent(s)

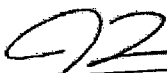
This cause having heretofore been submitted to the Court on jurisdictional briefs and portions of the record deemed necessary to reflect jurisdiction under Article V, Section 3(b), Florida Constitution, and the Court having determined that it should decline to accept jurisdiction, it is ordered that the petition for review is denied.

No motion for rehearing will be entertained by the Court. *See* Fla. R. App. P. 9.330(d)(2).

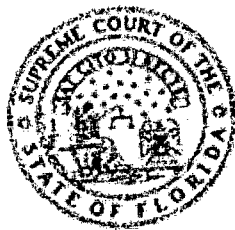
CANADY, C.J., and POLSTON, LABARGA, LAWSON, and MUÑIZ, JJ., concur.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



dl

Served:

BARBARA JUNGE
LANCE ERIC NEFF
JOHN J. WILSON JR.
HON. LONN WEISSBLUM, CLERK
HON. STEVEN JOEL LEVIN, JUDGE
HON. CAROLYN TIMMANN, CLERK

Supreme Court of Florida

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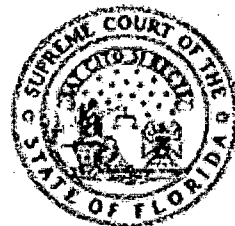
Petitioner's motion for extension of time is hereby denied.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



dl

Served:

BARBARA JUNGE
LANCE ERIC NEFF
JOHN J. WILSON JR.

Appendix

‘B’:

Instant Petition and

Order From the

Fourth District of

Florida

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT, 110 SOUTH TAMARIND AVENUE, WEST PALM BEACH, FL 33401

January 27, 2020

CASE NO.: 4D20-0028
L.T. No.: 432018CA000210

JOHN J. WILSON, JR. v. STATE OF FLORIDA, et al.

BY ORDER OF THE COURT:

ORDERED that the petition for writ of mandamus is dismissed; further,

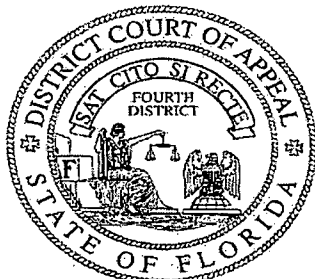
ORDERED that the petition is a frivolous and repetitive filing that states no basis for relief of any kind from this court. Petitioner was previously warned in 4D18-1662 that frivolous filing is not tolerated in this court and may result in sanctions. Within twenty (20) days of service of this order, petitioner shall file a response and show cause why this court should not impose the sanction of no longer accepting his pro se filings and why petitioner should not be referred to prison officials for disciplinary proceedings. *State v. Spencer*, 751 So. 2d 47 (Fla. 1999); § 944.279(1), Fla. Stat. (2019).

DAMOORGIAN, CONNER and KLINGENSMITH, JJ., concur.

Served:

cc: Attorney General-W.P.B. John J. Wilson, Jr. Mark Inch, Secretary Of
Clerk Martin Hon. Steven J. Levin Dept. Of Corrections
kk

**LONN WEISSBLUM, Clerk
Fourth District Court of Appeal**



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