

APPENDIX A

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 20-12149-F

EDWARD SHANE WEST-EL,

Plaintiff-Appellant,

versus

STATE OF FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES,
THE CITY OF OPA LOCKA POLICE DEPARTMENT,
LORI HUSKISSON,
ROD BRUCE,
ROBERT R. KYNOCH, et al.,

Defendants-Appellees.

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

Before: MARTIN, JORDAN and BRANCH, Circuit Judges.

BY THE COURT:

This appeal is DISMISSED, *sua sponte*, for lack of jurisdiction. Edward Shane West-El appealed from the district court's September 26, 2019 order dismissing his complaint as frivolous pursuant to 28 U.S.C. § 1915. We lack jurisdiction to review the final judgment because none of West-El's post-judgment filings are timely to appeal that order. *See* 28 U.S.C. § 2107(a) (requiring a notice of appeal to be filed within thirty days after entry of judgment); Fed. R. App. P. 4(a)(1)(A), (7)(A); *Hamer v. Neighborhood Hous. Servs. of Chi.*, 138 S. Ct. 13, 21 (2017); *Green v. Drug Enf't Admin.*, 606 F.3d 1296, 1300–02 (11th Cir. 2010) (explaining that

the timely filing of a notice of appeal in a civil case is a jurisdictional requirement, and courts cannot entertain an appeal that is out of time).

All pending motions are DENIED as moot. No motion for reconsideration may be filed unless it complies with the timing and other requirements of 11th Cir.R. 27-2 and all other applicable rules.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

ANGELA E. NOBLE
CLERK OF COURT

APPEALS SECTION
305-523-5080

TO: COUNSEL OF RECORD/APPELLANT

DATE: 6/12/2020



IN RE: District Court No: 19-CV-23699-FAM

Style: EDWARD SHANE WEST-EL v. STATE OF FLORIDA DEPARTMENT +

ORDERING AND DESIGNATION OF REPORTER'S TRANSCRIPTS [Pursuant to FRAP 10(b)]

This will acknowledge the Notice of Appeal filed in the above case which has been transmitted to the Eleventh Circuit Court of Appeals in Atlanta, GA.

WITHIN FOURTEEN (14) DAYS from the date of the Notice of Appeal being filed, the appellant must complete the attached *Transcript Information Form (TIF)*, **REGARDLESS OF WHETHER TRANSCRIPTS ARE BEING ORDERED OR NOT**. The *TIF* must be completed and mailed to the District Court Clerk at 400 N. Miami Avenue, Room 8N09, Miami, FL 33128-7716, ATTN: **COURT REPORTER COORDINATOR** in the attached envelope.

COMPLETE THE SECTION REQUESTING TRANSCRIPTS ONLY WHEN REQUESTING TRANSCRIPTS OF HEARINGS WHICH TOOK PLACE IN THE DISTRICT COURT. Arrangements for payment must be made with the court reporter within ten (10) days of the request.

Counsel appointed pursuant to the Criminal Justice Act must complete a CJA 24, Authorization and Voucher for Payment of Transcript, attach it to this form and forward them to the **COURT REPORTER COORDINATOR** at the above mentioned address. These forms are available at the Intake Section of the Clerk's Office.

If opposing counsel wishes to file a supplemental designation of a transcript, **you must file a motion to supplement the record with the Court of Appeals in Atlanta**. If granted, a supplemental *TIF* must be prepared and forwarded to the court reporter. The District Court **cannot** file a late designation without an order from the Court of Appeals. The court reporter **cannot** accept any further designations for the purpose of appeal other than the appellant's original unless the Court of Appeals has granted permission.

The **CERTIFICATE OF READINESS OF THE RECORD ON APPEAL** will be transmitted upon the filing of the court reporter's transcript or upon notice that a transcript will NOT be ordered.

If you have any questions, please contact the Court Reporter Coordinator at 305-523-5635.

Sincerely,
Angela E. Noble, Clerk of Court

By: A. Perez

Deputy Clerk

attachment

400 North Miami Avenue 299 E. Broward Boulevard 701 Clematis Street 301 Simonton Street, Rm 130 300 South 6th Street
Room 8N09 Ft. Lauderdale, FL 33301 West Palm Beach, FL 33401 Key West, FL 33040 Ft. Pierce, FL 34950
Miami, FL 33128-7716 954-769-5400 561-803-3400 305-296-4947 561-595-9691
305-523-5100

ELEVENTH CIRCUIT TRANSCRIPT INFORMATION FORM

PART I.

TRANSCRIPT ORDER INFORMATION

Appellant to complete and file with the District Court Clerk and the Court of Appeals Clerk within 14 days of the filing of the notice of appeal in all cases, including those in which there was no hearing or for which no transcript is ordered.

Short Case Style: _____ vs _____

District Court No.: _____ Date Notice of Appeal Filed: _____ Court of Appeals No.: _____
(If Available)

CHOOSE ONE: No hearing No transcript is required for appeal purposes All necessary transcript(s) on file

I AM ORDERING A TRANSCRIPT OF THE FOLLOWING PROCEEDINGS:

Check appropriate box(es) and provide all information requested:

HEARING DATE(S)	JUDGE/MAGISTRATE	COURT REPORTER NAME(S)
<input type="checkbox"/> Pre-Trial Proceedings _____		
<input type="checkbox"/> Trial _____		
<input type="checkbox"/> Sentence _____		
<input type="checkbox"/> Plea _____		
<input type="checkbox"/> Other _____		

METHOD OF PAYMENT:

I CERTIFY THAT I HAVE CONTACTED THE COURT REPORTER(S) AND HAVE MADE SATISFACTORY ARRANGEMENTS WITH THE COURT REPORTER(S) FOR PAYING THE COST OF THE TRANSCRIPT.

CRIMINAL JUSTICE ACT. My completed AUTH-24 requesting authorization for government payment of transcripts has been uploaded in eVoucher and is ready for submission to the magistrate judge or district judge [if appointed by the district court] or to the circuit judge [if ordered by or appointed by the circuit court]. [A transcript of the following proceedings will be provided ONLY IF SPECIFICALLY AUTHORIZED in Item 13 on the AUTH-24: Voir Dire; Opening and Closing Statements of Prosecution and Defense; Prosecution Rebuttal; Jury Instructions.]

Ordering Counsel/Party: _____

Name of Firm: _____

Address: _____

E-mail: _____ Phone No.: _____

I certify that I have completed and filed PART I with the District Court Clerk and the Court of Appeals Clerk, sent a copy to the appropriate Court Reporter(s) if ordering a transcript, and served all parties.

DATE: _____ SIGNED: _____ Attorney for: _____

PART II. COURT REPORTER ACKNOWLEDGMENT

Court Reporter to complete and file with the District Court Clerk within 14 days of receipt. The Court Reporter shall send a copy to the Court of Appeals Clerk and to all parties.

Date Transcript Order received: _____

Satisfactory arrangements for paying the cost of the transcript were completed on: _____
 Satisfactory arrangements for paying the cost of the transcript have not been made.

No. of hearing days: _____ Estimated no. of transcript pages: _____ Estimated filing date: _____

DATE: _____ SIGNED: _____ Phone No.: _____

NOTE: The transcript is due to be filed within 30 days of the date satisfactory arrangements for paying the cost of the transcript were completed unless the Court Reporter obtains an extension of time to file the transcript.

PART III. NOTIFICATION THAT TRANSCRIPT HAS BEEN FILED IN DISTRICT COURT

Court Reporter to complete and file with the District Court Clerk on date of filing transcript in District Court. The Court Reporter shall send a copy to the Court of Appeals Clerk on the same date.

This is to certify that the transcript has been completed and filed with the district court on (date): _____

Actual No. of Volumes and Hearing Dates: _____

Date: _____ Signature of Court Reporter: _____

APPENDIX B

IN THE CIRCUIT COURT OF THE ELEVENTH
JUDICIAL CIRCUIT, IN AND FOR MIAMI-DADE
COUNTY, FLORIDA.

APPELLATE DIVISION

CASE NO.: 2018-000278-AP-01
LOWER COURT CASE NUMBER: UNKNOWN

EDWARD SHANE WEST-EL,

Petitioner,

vs.

STATE OF FLORIDA, DEPARTMENT OF HIGHWAY
SAFETY AND MOTOR VEHICLES, DIVISION OF
MOTOR VEHICLES,

Respondent.

FILED IN THE CIRCUIT COURT
OF MIAMI-DADE COUNTY, FLORIDA

2019 MAR -8 AM 9:17

The Respondent is hereby directed to file an original and three (3) copies of its response with this court within twenty (20) days from the date hereof and show cause why the above styled Petition for Writ of Certiorari should not be granted as prayed. Further, Petitioner may file its reply within twenty (20) days thereafter.

It is so ordered this 6 day of March, 2019.



TERESA POOLER
CIRCUIT COURT JUDGE

CC:

EDWARD SHANE WEST-EL, PRO SE
17701 NW 32ND AVENUE
MIAMI GARDENS, FL 33056

MARK L MASON
ASSISTANT GENERAL COUNSEL
DEPARTMENT OF HIGHWAY SAFETY & MOTOR
VEHICLES
2900 APALACHEE PARKWAY, A-432
TALLAHASSEE, FLORIDA 32399-0504

APPENDIX C

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

APPELLATE DIVISION

Not Final Until disposition of timely filed motion for rehearing, clarification, or certification

CASE NO.: **2018-000278-AP-01**
LOWER COURT CASE NUMBER: **AAE95VE**

EDWARD SHANE WEST-EL,
Petitioner

vs.

STATE OF FLORIDA,
Respondent

JACQUELINE ALEX NASSAR

FILED FOR RECORD

2020 JAN -9 AM 10:41

CLERK, CIRCUIT & COUNTY COURT,
DADE COUNTY, FLA.
CIVIL #87

HEARING ON: January 9, 2020

A Petition for Writ of Certiorari from EDWARD SHANE WEST-EL

EDWARD SHANE WEST-EL, for petitioner.

LORI HUSKISSON, ASSISTANT GENERAL COUNSEL, for respondent.

Before, DARYL E. TRAWICK, LISA S. WALSH, THOMAS J. REBULL, JJ. (panel)
PER CURIAM.

Denied.

CONCERNING DENIAL OF PETITION

DARYL E. TRAWICK

LISA S. WALSH

THOMAS J. REBULL

Copies furnished to all parties

APPENDIX D

M A N D A T E

**FROM CIRCUIT COURT
APPELLATE DIVISION
ELEVENTH JUDICIAL CIRCUIT
MIAMI-DADE COUNTY, FLORIDA**

APPELLATE CASE #: 2018-000278-AP-01

EDWARD SHANE WEST-EL

vs.

STATE OF FLORIDA, DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

This cause having been brought to this Court by appeal, and after due consideration the court having issued its opinion;

YOU ARE HEREBY COMMANDED that such further proceedings be had in said cause in accordance with the opinion of this COURT attached hereto and incorporated as part of this order, and with the rules of procedure and laws of the STATE OF FLORIDA.

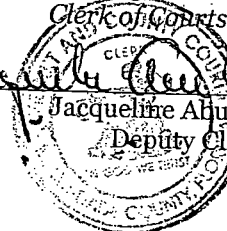
Lower Tribunal Case Number(s): AAE95VE

WITNESS the Honorable Lisa S. Walsh, Administrative Judge of the Appellate Division of the Circuit Court of the Eleventh Judicial Circuit of Florida and the seal of the said Circuit Court at Miami, this 28th day of January, 2020.

A True Copy
Attest

Harvey Ruvin
Clerk of Courts

By: *Jacqueline Abu Nassar*



© 19759

THE ORIGINAL FILED
ON JAN 28 2020
CLERK'S OFFICE OF
THE CIRCUIT COURT
MIAMI-DADE COUNTY, FLORIDA

APPENDIX E

U.S. District Court - Southern District of Florida

Edward Shane West-El
17701 NW 32nd Ave
Miami Gardens, FL 33056

Case: 1:19-cv-23699-FAM #2 2 pages Thu Sep 5 15:56:05 2019

IMPORTANT: REDACTION REQUIREMENTS AND PRIVACY POLICY

Note: This is NOT a request for information.

Do NOT include personal identifiers in documents filed with the Court, unless specifically permitted by the rules or Court Order. If you MUST include personal identifiers, ONLY include the limited information noted below:

- Social Security number: last four digits only
- Taxpayer ID number: last four digits only
- Financial Account Numbers: last four digits only
- Date of Birth: year only
- Minor's name: initials only
- Home Address: city and state only (for criminal cases only).

Attorneys and parties are responsible for redacting (removing) personal identifiers from filings. The Clerk's Office does not check filings for personal information. Any personal information included in filings will be accessible to the public over the internet via PACER.

For additional information, refer to Fed. R. Civ. P. 5.2 and Fed. R. Crim. P. 49.1. Also see the CM/ECF Administrative Procedures located on the Court's website www.flsd.uscourts.gov.

IMPORTANT: REQUIREMENT TO MAINTAIN CURRENT MAILING ADDRESS AND CONTACT INFORMATION

Pursuant to Administrative Order 2005-38, parties appearing pro se and counsel appearing pro hac vice must file, in each pending case, a notice of change of mailing address or contact information whenever such a change occurs. If court notices sent via the U.S. mail are returned as undeliverable TWICE in a case, notices will no longer be sent to that party until a current mailing address is provided.

IMPORTANT: ADDITIONAL TIME TO RESPOND FOR NON-ELECTRONIC SERVICE

Additional days to respond may be available to parties serviced by non-electronic means. See Fed.R.Civ.P.6(d), Fed.R.Crim.P.45(c) and Local Rule 7.1(c)(1)(A). Parties are advised that the response deadlines automatically calculated in CM/ECF do NOT account for and may NOT be accurate when service is by mail. Parties may NOT rely on response times calculated in CM/ECF, which are only a general guide, and must calculate response deadlines themselves.

See reverse side

APPENDIX F

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
THIRD DISTRICT

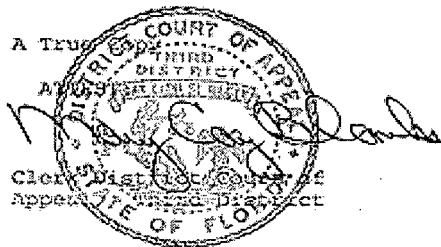
NOVEMBER 09, 2018

EDWARD S. WEST-EL,
Appellant(s)/Petitioner(s),
vs.
THE STATE OF FLORIDA, et al.,
Appellee(s)/Respondent(s),

CASE NO.: 3D18-2244
L.T. NO.: AAE95VE

On the Court's own motion, this notice of appeal and petition for writ of certiorari are hereby transferred to the Circuit Court Appellate Division of the Eleventh Judicial Circuit for Miami-Dade County, Florida.

ROTHENBERG, C.J., and SALTER and LINDSEY, JJ., concur.



cc: Office Of Attorney General
Neil Carver

Edward S. West-El
Robert Kynoch

Miami-Dade Clerk

ns

APPENDIX G



Official Receipt
Please keep this receipt for your records

Miami-Dade County Clerk's Office
Office: North Dade District Court - ND
Ph:

Miami FL
Date: 4/15/2019 11:25 AM Cashier: Hammer
Batch# 365376 PC# ND02P102 Trans# 9

Receipt# 2290009 Trafic Fine

Cit No.: AAE95VE Muni# 008
DL No.: W230237733900
Name: WEST, EDWARD S
2502 Court \$277.00
=====
Transaction Total: \$277.00

Cash Tendere \$280.00
Change Tendere (\$3.00)

Thank you for yr payment.
Have a nix day!

Worthless rments are
subject to s. 6835 F.S. charges

TRAFFIC DIVISION

JUDGMENT

THE STATE OF FLORIDA VS.

Defendant EDWARD S WEST
 Address 17701 NW 32ND AVE
 MIAMI GARDENS

FL 330563922

Case Number	AAE95VE
Driver's License	W230237733900
Date of Birth	10/30/1973
Telephone	
Municipality	OPA LOCKA

Whereas the above defendant in this case entered a plea of not guilty to the offense of **STEADY RED LIGHT, VEH/FAI/STOP-CNTY** in violation of Florida Statute **316.075(1)(C)1** is found guilty of said offense and is ordered and adjudged adjudication of guilt withheld by this Court.

IT IS THEREFORE ordered by this Court:

- The defendant is assessed \$158.00 fine, \$35.00 costs, \$84.00 surcharges, \$0.00 tolls for a total of \$277.00.
- A request for stay of amount due is granted and must be paid by 04/30/2019.

Failure to pay the balance on or before agreed date may result in contempt of court, the suspension of driver license, issuance of bench warrant or being required to reappear before the court, in addition to the payment of penalty fees.

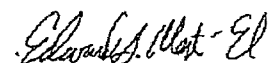
DONE AND ORDERED AT MIAMI, FLORIDA THIS 1 DAY OF NOVEMBER, 2018.


Judge/Hearing Office:Neil Carver

I have read and understand the above terms and conditions and I hereby acknowledge receipt of a copy of this form.



Scan QR Code for online traffic and billing information



Defendant

APPENDIX H

City of Opa-locka
Violations Processing Center
PO Box 22091
Tempe, AZ 85285-2091
Customer Service # 1-866-224-2354

Tracking Number
9207190112892523980299

Florida Uniform Traffic
Citation

PAYMENTS AND HEARING REQUESTS NOT ACCEPTED AT THIS ADDRESS

00138 1 SP 0.470 T 1

EDWARD SHANE WEST
17701 NW 32ND AVE
MIAMI GARDENS FL 33056-3922

FLORIDA UNIFORM TRAFFIC CITATION

COUNTY OF MIAMI-DADE		<input type="checkbox"/> (1) P.P.P. <input checked="" type="checkbox"/> (2) P.D. <input type="checkbox"/> (3) S.O. <input type="checkbox"/> (4) OTHER	
CITY (IF APPLICABLE) OPA LOCKA		AGENCY NAME: CITY OF OPA-LOCKA AGENCY #: 8	
IN THE COURT DESIGNATED BELOW THE UNDERSIGNED CERTIFIES THAT HE/SHE HAS JUST AND REASONABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT ON:			
DAY OF WEEK Thursday	MONTH Mar	DAY 1	YEAR 2018 6:20:35 A.M.
NAME (PRINT) FIRST EDWARD		MIDDLE SHANE	LAST WEST
STREET 17701 NW 32 AVE			
CITY MIAMI GARDENS		STATE FL	ZIP CODE 33056
TELEPHONE NUMBER DATE OF BIRTH Oct 30 1973		DAY W	RACE M
DRIVER LICENSE NUMBER W230237733900	STATE FL	CLASS E	CDL LICENSE <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/>
YR. LICENSE 2010	MAKE DODG	STYLE PK	COLOR SIL
VEHICLE LICENSE NO. BRLR52	TRAILER TAG NO. FL	STATE FL	YEAR TAG EXPIRES 20181030
UPON A PUBLIC STREET OR HIGHWAY, OR OTHER LOCATION, NAMELY SB NW 27TH AVE @ ALI BABA AVE			
FT _____ MILES _____ N S E W OF NODE _____			
DID UNLAWFULLY COMMIT THE FOLLOWING OFFENSE: VIOLATION OF STATE STATUTES §§ 316.075(1)(c)1 and 316.074(1) FAILURE TO STOP AT A RED TRAFFIC SIGNAL PURSUANT TO F.S. § 316.0083			

SIGNATURE OF VIOLATOR DATE

JOSE TRIGO 0109

TROOPER/OFFICER NAME & RANK BADGE NUMBER

SIGNATURE OF OFFICER ID NUMBER

VIEW YOUR IMAGES AND VIDEO EVIDENCE OBTAINED FOR THIS CASE: The recorded images and video of your violation will be submitted as evidence for the disposition of this violation. You have the right to examine and observe your images and video online at www.ViolationInfo.com. You will need your Notice # and PIN printed on the top of this Citation inside the red box. If you do not have internet access, you have the right to examine and observe your video and images at the local library.

NOTICE #: 1551800043235
PIN: 6123

View your video online at:
www.ViolationInfo.com

Amount Due: \$277.00
Due Date: 08/22/2018

ISSUE DATE: 07/23/2018 FINE AMOUNT: \$277.00

Location: SB NW 27TH AVE @ ALI BABA AVE

Violation Date and Time: 3/1/2018 5:20:35AM

Vehicle License Number: BRLR52 FL

Important instructions to individuals charged with a non criminal traffic infraction. You have been issued a Uniform Traffic Citation for a violation of State Statute code 547-Red-Light Camera, Section, 316.075(1)(c)1 failure to stop at a red traffic signal pursuant to F.S. 316.0083 of the Florida State Statutes. You are required to comply with one of the options listed below. If you fail to comply with one of the options by the date listed your driving privilege may be suspended until you comply and you may incur additional costs associated with non-compliance.

DIRECTIONS TO RESOLVE THIS CITATION

OPTIONS: MARK ONLY ONE

Option A: MAKE A PAYMENT

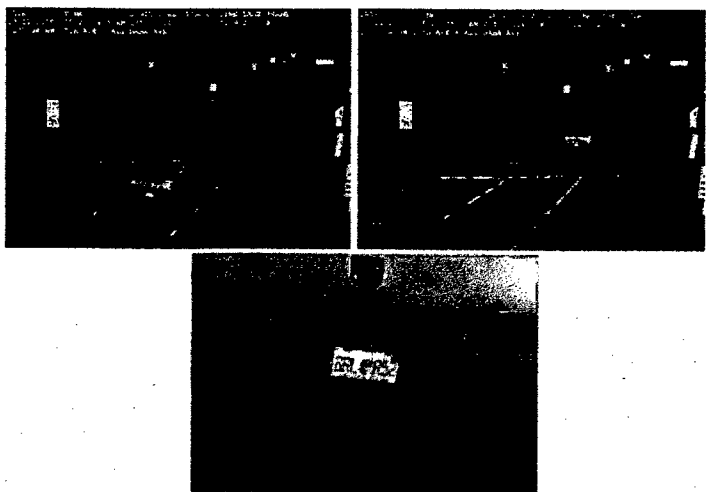
PAYMENT BY MAIL \$277.00 must be received by 08/22/2018 payable by check or money order directly to the Clerk of the Court. Sign and mail this original Citation with your payment. Please keep a copy for your records.
MAILING ADDRESS FOR THE CLERK OF COURT: Miami-Dade Clerk of the Court, P.O. Box 19321, Miami, FL 33101-9321. DO NOT MAIL CASH.

PAYMENT IN PERSON \$277.00 may be paid in person at Clerk of the Court, 1351 NW 12th St. Rm 124, Miami FL 33125, or check the Clerk of Courts website for other locations on or before 08/22/2018. Include this original Citation with your payment. Please keep a copy for your records.

PAYMENT ONLINE
http://www.miami-dadeclerk.com/traffic_parking.asp

Option B: REQUEST A HEARING To challenge this Citation, request a court hearing prior to 08/22/2018. Sign and mail this original Citation to the Miami-Dade Clerk of the Court, P.O. Box 19321, Miami, FL 33101-9321. Please keep a copy for your records. If the official determines no infraction has been committed, no costs or penalties shall be imposed and any costs or penalties which have been paid shall be returned in accordance with Florida Statute § 318.20. IF THIS BOX IS NOT CHECKED, A HEARING WILL NOT BE SCHEDULED. THE COURT WILL SCHEDULE YOUR HEARING AND NOTIFY YOU OF THE DATE, TIME AND LOCATION.

Option C: AFFIDAVIT If you are the registered owner of the vehicle, you are deemed responsible for the penalty unless, in compliance with Florida Statute § 316.0083(1)(d)(1)-(4), you establish by a notarized affidavit that a statutory exemption applies. Please visit and log into www.ViolationInfo.com to obtain an affidavit.





City of Opa-locka
Intersection Safety Program
PO Box 22091
Tempe, AZ 85285-2091

CITY OF OPA-LOCKA
NOTICE OF VIOLATION

NOTICE #: 1551800043235

PIN: 6123

View your video and pay with your Visa or
MasterCard at www.ViolationInfo.com

Amount Due: \$158.00

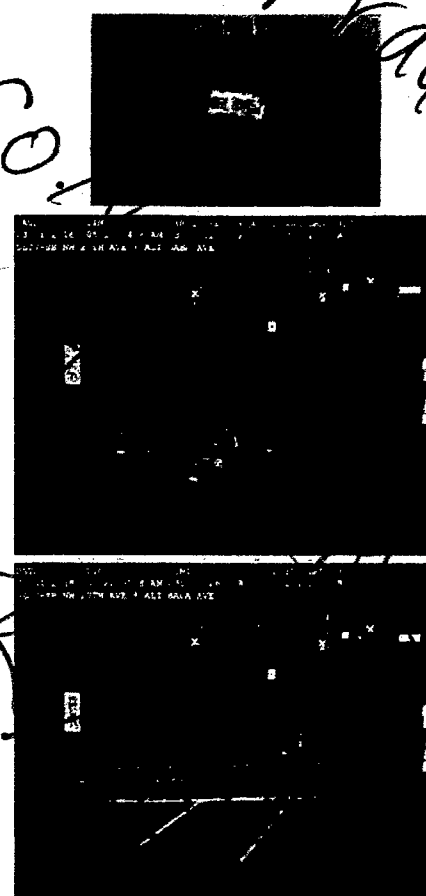
Due Date: 05/28/2018

01-01-4-81

02084
D80821

15111 1 AB 0.405 T 58 00-ATPSCR2D-1
EDWARD SHANE WEST
17701 NW 32ND AVE
MIAMI GARDENS FL 33056-3922

ON (Date) 03/01/2018	AT TIME 05:20 AM	AT LOCATION SB NW 27TH AVE @ ALIBABA AVE	COUNTY MIAMI DADE
NAME EDWARD SHANE WEST			
STREET ADDRESS 17701 NW 32 AVE			
CITY MIAMI GARDENS		STATE FL	ZIP-CODE 33056
DID UNLAWFULLY		<input checked="" type="checkbox"/> OPERATE/DRIVE	<input type="checkbox"/> PARK
VEHICLE	YEAR 2010	MAKE DODG	MODEL PK
LIC	NUMBER BRLR52	STATE FL	REGISTRATION NUMBER 14855925
Did then and there commit the following offense: FAILURE TO COMPLY WITH A STEADY RED SIGNAL The recorded images relating to the vehicle stated above are evidence of this violation.			
IN VIOLATION OF: Florida Statutes §§316.0083, 316.074(1) and 316.075(1)(c)1			
POLICE DEPARTMENT ID# 0109			
The traffic infraction enforcement officer or law enforcement officer named above has reviewed the recorded images evidencing the red light signal violation, has identified the license tag number of the violating vehicle and has found reasonable and probable grounds that an offense has been committed.		ISSUE DATE 03/29/2018	
STATUTORY PENALTY OF \$158.00			



IF YOU HAVE QUESTIONS ABOUT THIS NOTICE, PLEASE GO TO WWW.VIOLATIONINFO.COM



Pay with your Visa or MasterCard at www.ViolationInfo.com or mail your check or money order with this coupon to the address below.



NAME: EDWARD SHANE WEST	DUE: 05/28/2018
NOTICE #: 1551800043235	VERSION: 1
PLATE: BRLR52	ISSUED: 03/29/2018
STATE: FL	TYPE:

No points will be assessed for this Notice of Violation nor will it affect vehicle insurance rates.

- Si necesita ayuda en Espanol, favor llamar al 1.866.225.8875.
- PLEASE RESPOND WITH PAYMENT, REQUEST A HEARING, OR SUBMIT AN AFFIDAVIT POSTMARKED ON OR BEFORE THE DUE DATE TO AVOID ISSUANCE OF A UNIFORM TRAFFIC CITATION ("UTC"). SEE INSTRUCTIONS ON REVERSE SIDE.
- Pay with your Visa or MasterCard at www.ViolationInfo.com or mail your check or money order with this coupon to the address to the right.
- Make your check or money order payable to City of Opa-locka.
- DO NOT MAIL CASH.
- Write the Notice # located above on the front of your payment.
- Insert this tear-off coupon in the enclosed envelope with the address to the right showing through the window.

City of Opa-locka
Payment Processing Center
PO Box 742527
Cincinnati, OH 45274-2527

AMOUNT DUE: \$158.00

1 1551800043235 000019978655 158003

APPENDIX I

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

July 07, 2020

Edward Shane West-El
17701 NW 32ND AVE
MIAMI GARDENS, FL 33056

Appeal Number: 20-12149-F

Case Style: Edward West-El v. State of Florida Department of, et al

District Court Docket No: 1:19-cv-23699-FAM

Pursuant to Eleventh Circuit Rule 42-1(b) you are hereby notified that upon expiration of (14) days from this date, this appeal will be dismissed by the clerk without further notice unless the default(s) noted below have been corrected:

Pay to the DISTRICT COURT clerk the docketing and filing fees, with notice to this office, or request leave to proceed in forma pauperis on appeal in the district court. See Fed.R. App.P. 24(a). If the district court denies such leave, appellant may file in this court a Motion to Proceed in forma pauperis in this court with a financial affidavit.

11th Cir. R. 42-1(b) also provides that "If an appellant is represented by appointed counsel, the clerk may refer the matter to the court for possible disciplinary action against counsel in lieu of dismissal."

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Dionne S. Young, F
Phone #: (404) 335-6224

Enclosure(s)

APPENDIX J

**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

June 29, 2020

Edward Shane West-El
17701 NW 32ND AVE
MIAMI GARDENS, FL 33056

Appeal Number: 20-12149-F
Case Style: Edward West-El v. State of Florida Department of, et al
District Court Docket No: 1:19-cv-23699-FAM

You are receiving this notice because you have not completed the below required filing(s) pursuant to 11th Cir. Rule 26.1-1:

Certificate of Interested Persons and Corporate Disclosure Statement (CIP) pursuant to 11th Cir. R. 26.1-1(a)

Pursuant to 11th Cir. R. 26.1-5(c), failure to comply with these Rules may result in dismissal of the case or appeal under 11th Cir. R. 42-1(b), return of deficient documents without action, or other sanctions on counsel, the party, or both.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Dionne S. Young, F/ so
Phone #: (404) 335-6224

Enclosure(s)

CIP Deficiency Letter

11th Cir. R. 26.1-1 Certificate of Interested Persons and Corporate Disclosure Statement (CIP): Filing Requirements.

(a) Paper or E-Filed CIPs.

- (1) Every party and *amicus curiae* ("filers") must include a certificate of interested persons and corporate disclosure statement ("CIP") within every motion, petition, brief, answer, response, and reply filed.
- (2) In addition, appellants and petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court.
- (3) Also, all appellees, intervenors, respondents, and all other parties to the case or appeal must file a CIP within 28 days after the date the case or appeal is docketed in this court, regardless of whether appellants and petitioners have filed a CIP. If appellants and petitioners have already filed a CIP, appellees, intervenors, respondents, and all other parties may file a notice either indicating that the CIP is correct and complete, or adding any interested persons or entities omitted from the CIP.

(b) Web-based CIP. On the same day any filer represented by counsel first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at www.ca11.uscourts.gov. At the website, counsel for filers will log into the web-based CIP where they will enter stock ("ticker") symbol information for publicly traded corporations to be used by the court in electronically checking for recusals. If there is no publicly traded corporation involved, and thus no stock ticker symbol to enter, the filer still must complete the web-based CIP by entering "nothing to declare."

Failure to complete the web-based CIP will delay processing of the motion, case, or appeal, and may result in other sanctions under 11th Cir. R. 26.1-5(c).

The e-filing of a CIP by an attorney registered to use the ECF system does not relieve that attorney of the requirement to complete and keep updated the web-based CIP. Pro se filers (except attorneys appearing in particular cases as pro se parties) are not required or authorized to complete the web-based CIP.

11th Cir. R. 26.1-2 CIP: Contents.

(a) General. A CIP must contain a complete list of all trial judges, attorneys, persons, associations of persons, firms, partnerships, or corporations that have an interest in the outcome of the particular case or appeal, including subsidiaries, conglomerates, affiliates, parent corporations, any publicly held corporation that owns 10% or more of the party's stock, and other identifiable legal entities related to a party.

In criminal and criminal-related appeals, the CIP must also disclose the identity of any victims. In bankruptcy appeals, the CIP must also identify each debtor, the members of the creditor's committee, any entity which is an active participant in the proceedings, and other entities whose stock or equity value may be substantially affected by the outcome of the proceedings.

20-12149

Edward Shane West-El
17701 NW 32ND AVE
MIAMI GARDENS, FL 33056

The Law of Void Judgments and Decisions

Supreme Court Decisions on Void Orders

A judgment may not be rendered in violation of constitutional protections. The validity of a judgment may be affected by a failure to give the constitutionally required due process notice and an opportunity to be heard. *Earle v. McVeigh*, 91 US 503, 23 L Ed 398. See also Restatements, Judgments ' 4(b). *Prather vLoyd*, 86 Idaho 45, 382 P2d 910.

The limitations inherent in the requirements of due process and equal protection of the law extend to judicial as well as political branches of government, so that a judgment may not be rendered in violation of those constitutional limitations and guarantees. *Hanson v Denckla*, 357 US 235, 2 L Ed 2d 1283, 78 S Ct 1228.

A void judgment is not entitled to the respect accorded a valid adjudication, but may be entirely disregarded, or declared inoperative by any tribunal in which effect is sought to be given to it. It is attended by none of the consequences of a valid adjudication. It has no legal or binding force or efficacy for any purpose or at any place. ... It is not entitled to enforcement ... All proceedings founded on the void judgment are themselves regarded as invalid. 30A Am Jur Judgments " 44, 45.

It is a fundamental doctrine of law that a party to be affected by a personal judgment must have his day in court, and an opportunity to be heard. *Renaud v. Abbott*, 116 US 277, 29 L Ed 629, 6 S Ct 1194.

Every person is entitled to an opportunity to be heard in a court of law upon every question involving his rights or interests, before he is affected by any judicial decision on the question. *Earle v McVeigh*, 91 US 503, 23 L Ed 398.

No Opportunity to Be Heard

A judgment of a court without hearing the party or giving him an opportunity to be heard is not a judicial determination of his rights. *Sabariego v Maverick*, 124 US 261, 31 L Ed 430, 8 S Ct 461, and is not entitled to respect in any other tribunal.

"A void judgment does not create any binding obligation. Federal decisions addressing void state court judgments include *Kalb v. Feuerstein* (1940) 308 US 433, 60 S Ct 343, 84 L ed 370; *Ex parte Rowland* (1882) 104 U.S. 604, 26 L.Ed. 861:

"A judgment which is void upon its face, and which requires only an inspection of the judgment roll to demonstrate its wants of vitality is a dead limb upon the judicial tree, which should be lopped off, if the power to do so exists." *People v. Greene*, 71 Cal. 100 [16 Pac. 197, 5 Am. St. Rep. 448]. "If a court grants relief, which under the circumstances it hasn't any authority to grant, its judgment is to that extent void." (1Freeman on Judgments, 120c.) An illegal order is forever void.