

Exhibit

A

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

CHRISTOPHER TAKHVAR,

Petitioner,

v.

CASE NO. 5D20-2306

STATE OF FLORIDA,

Respondent.

/

DATE: February 15, 2021

BY ORDER OF THE COURT:

ORDERED that the Petition for Ineffective Assistance of Counsel, filed October 29, 2020 (mailbox date), is denied. See Topps v. State, 865 So. 2d 1253 (Fla. 2004). Further, it is

ORDERED that Petitioner's "Motion to Hear and Rule," filed January 20, 2021 (mailbox date), is denied as moot.

*I hereby certify that the foregoing is
(a true copy of) the original Court order.*



Sandra B. Williams

SANDRA B. WILLIAMS, CLERK

Panel: Judges Evander, Cohen, and Eisnaugle

CC:

Kellie A. Nielan

Office of the Attorney
General

Christopher Takhvar

Exhibit

B

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

CHRISTOPHER TAKHVAR,

Petitioner,

v.

CASE NO. 5D20-2306

STATE OF FLORIDA,

Respondent.

DATE: March 22, 2021

BY ORDER OF THE COURT:

ORDERED that Petitioner's "Motion for Rehearing, Motion for Issuance of Written Opinion, and Rehearing En Banc," filed February 25, 2021 (mailbox date), is denied.

*I hereby certify that the foregoing is
(a true copy of) the original Court order.*

Sandra B. Williams



SANDRA B. WILLIAMS, CLERK

Panel: Judges Evander, Cohen and Eisnaugle (acting on panel-directed motion(s))

En Banc Court (acting on en banc motion)

cc:

Kellie A. Nielan

Office of the Attorney
General

Christopher Takhvar

Exhibit

C

Supreme Court of Florida

THURSDAY, APRIL 8, 2021

CASE NO.: SC21-520

Lower Tribunal No(s).:

5D20-2306; 422018CF003532CFAXXX

CHRISTOPHER TAKHVAR

vs. STATE OF FLORIDA

Petitioner(s)

Respondent(s)

This case is hereby dismissed. This Court lacks jurisdiction to review an unelaborated decision from a district court of appeal that is issued without opinion or explanation or that merely cites to an authority that is not a case pending review in, or reversed or quashed by, this Court. See *Wheeler v. State*, 296 So. 3d 895 (Fla. 2020); *Wells v. State*, 132 So. 3d 1110 (Fla. 2014); *Jackson v. State*, 926 So. 2d 1262 (Fla. 2006); *Gandy v. State*, 846 So. 2d 1141 (Fla. 2003); *Stallworth v. Moore*, 827 So. 2d 974 (Fla. 2002); *Harrison v. Hyster Co.*, 515 So. 2d 1279 (Fla. 1987); *Dodi Publ'g Co. v. Editorial Am. S.A.*, 385 So. 2d 1369 (Fla. 1980); *Jenkins v. State*, 385 So. 2d 1356 (Fla. 1980).

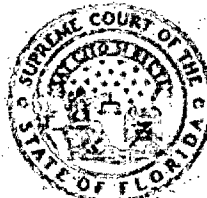
No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy

Test:


John A. Tomasino

Clerk, Supreme Court



Exhibit

D

STATE OF FLORIDA
IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT
IN AND FOR MARION COUNTY FLORIDA

STATE OF FLORIDA,
-vs-
CHRISTOPHER L TAKHVAR
Defendant.

UCN: 422018CF003532CFAXXX
Case Number: 18CF003532AX
OBTS#:
4203155052

Judgment

PROBATION VIOLATOR/COMMUNITY CONTROL VIOLATOR
 RESENTENCE RETRIAL

The defendant CHRISTOPHER L TAKHVAR being personally before the court appearing Pro Se and the state represented by NICHOLAS SALVATORE CAMUCCIO and having been tried and found guilty by jury of the following crime(s):

CNT #	CHARGE	LVL DGR
1	782.04.2 MURDER IN THE SECOND DEGREE	Felony First Degree, Life
2	812.014.2C GRAND THEFT STATUTORY THEFT	Felony Third Degree

The PROBATION/COMMUNITY CONTROL previously ordered in this case is revoked.
 The PRIOR ADJUDICATION OF GUILT IN THIS CASE IS CONFIRMED and no cause having been shown why the defendant should not be adjudicated guilty.

It is ordered that the defendant is hereby Adjudicated Guilty of the above crime(s). and having been convicted or found guilty of attempts or offenses relating to murder, the defendant shall be required to submit blood specimens or other biological specimens approved by FDLE.

Exhibit

E

STATE OF FLORIDA
IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT
IN AND FOR MARION COUNTY FLORIDA

STATE OF FLORIDA,

-vs-

CHRISTOPHER L TAKHVAR
Defendant.

UCN: 422018CF003532CFAXXX
Case Number: 18CF003532AX

Sentence

(As To Count 1)

The defendant, being personally before this court, accompanied by the defendants' attorney of record, and having been ADJUDICATED GUILTY CONVICTED herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown,

(Check applicable provision)

- and the court having on 05/23/2019 deferred imposition of sentence until this date 05/23/2019
- and the court having previously entered a judgment in this case on _____ now resentence the defendant
- and the court having placed the defendant on probation/community control and having subsequently revoked the defendant's probation/community control

IT IS SENTENCE OF THE COURT that:

The Defendant is hereby committed to the custody of the Department of Corrections.

- The defendant pay a fine pursuant to section 775.083, Florida Statutes, plus a 5% surcharge pursuant to section 938.04 Florida Statutes.
- The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

TO BE IMPRISONED:

For a term of natural life.

In the event the defendant is ordered to serve additional split sentences, all incarcerations portions shall be satisfied before the defendant begins service to the supervision terms.

COMMUNITY CONTROL/PROBATION:

Community Control

For a term of 0.000 year(s) 0.000 month(s) 0.000 day(s)

Probation

For a term of 0.000 year(s) 0.000 month(s) 0.000 day(s)

STATE OF FLORIDA
IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT
IN AND FOR MARION COUNTY FLORIDA

STATE OF FLORIDA,
-vs-
CHRISTOPHER L TAKHVAR
Defendant.

UCN: 422018CF003532CFAXXX
Case Number: 18CF003532AX

Sentence
(As To Count 2)

The defendant, being personally before this court, accompanied by the defendants' attorney of record, and having been ADJUDICATED GUILTY CONVICTED herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown,

(Check applicable provision)

- and the court having on 05/23/2019 deferred imposition of sentence until this date 05/23/2019
- and the court having previously entered a judgment in this case on _____ now resentences the defendant
- and the court having placed the defendant on probation/community control and having subsequently revoked the defendant's probation/community control

IT IS SENTENCE OF THE COURT that:

The Defendant is hereby committed to the custody of the Department of Corrections.

- The defendant pay a fine pursuant to section 775.083, Florida Statutes, plus a 5% surcharge pursuant to section 938.04 Florida Statutes.
- The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

TO BE IMPRISONED:

For a term of Minimum 0.000 year(s) 0.000 month(s) 0.000 day(s) Maximum 5.000 year(s)

In the event the defendant is ordered to serve additional split sentences, all incarcerations portions shall be satisfied before the defendant begins service to the supervision terms.

COMMUNITY CONTROL/PROBATION:

Community Control

For a term of 0.000 year(s) 0.000 month(s) 0.000 day(s)

Probation

For a term of 0.000 year(s) 0.000 month(s) 0.000 day(s)

Exhibit

F

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF, IF FILED

CHRISTOPHER TAKHVAR,

Appellant,

v.

Case No. 5D19-1250

STATE OF FLORIDA,

Appellee.

Decision filed August 11, 2020

Appeal from the Circuit Court
for Marion County,
Steven G. Rogers, Judge.

Paula C. Coffman, of Law Office of Paula
Coffman, Orlando, for Appellant.

Ashley Moody, Attorney General,
Tallahassee, and Kellie A. Nielan,
Assistant Attorney General, Daytona
Beach, for Appellee.

PER CURIAM.

AFFIRMED.

EVANDER, C.J., ORFINGER and WALLIS, JJ., concur.