

No.:

In The Supreme Court
of The United States

Christopher Wood - Petitioner

v.

State of Florida, et al., - Respondent

On Petition For Writ of Certiorari To
The State of Florida Supreme Court

Appendix To The
Petition For Writ of Certiorari

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Appendix

A

Supreme Court of Florida

TUESDAY, MAY 18, 2021

CASE NO.: SC20-1750

Lower Tribunal No(s).:

5D20-386; 052007CF049458AXXXXX

CHRISTOPHER WOOD

vs. STATE OF FLORIDA

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).

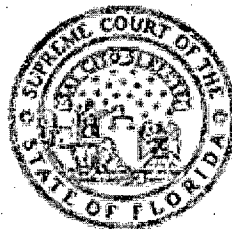
CANADY, C.J., and POLSTON, LABARGA, LAWSON, and MUÑIZ, JJ., concur.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



dl

Served:

PAMELA J. KÖLLER
HON. RACHEL M. SADOFF, CLERK
HON. SANDRA B. WILLIAMS, CLERK
HON. ROBIN C. LEMONIDIS, JUDGE

CHRISTOPHER WOOD

Appendix

B

Supreme Court of Florida

FRIDAY, MARCH 19, 2021

CASE NO.: SC21-4

Lower Tribunal No(s).:
052007CF049458AXXXXX

CHRISTOPHER WOOD

vs. STATE OF FLORIDA

Petitioner(s)

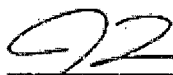
Respondent(s)

The petition for writ of mandamus is hereby dismissed because this Court generally will not consider the repetitive petitions of persons who have abused the judicial processes of the lower courts such that they have been barred from filing certain actions there. *See Pettway v. State*, 776 So. 2d 930, 931 (Fla. 2000). No motion for rehearing or reinstatement will be entertained by this Court.

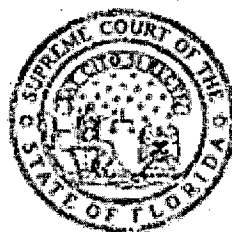
LABARGA, LAWSON, MUÑIZ, COURIEL, and GROSSHANS, JJ., concur.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



dl

Served:

REBECCA ROCK MCGUIGAN
CHRISTOPHER WOOD
HON. RACHEL SADOFF, CLERK

Appendix

C

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

CHRISTOPHER J. WOOD,

Appellant,

v.

05-2007-CF-049458-AX

Case No. 5D20-386

STATE OF FLORIDA,

Appellee.

Opinion filed October 23, 2020

3.850 Appeal from the Circuit
Court for Brevard County,
Robin C. Lemonidis, Judge.

Christopher J. Wood, Blountstown, pro se.

No Appearance for Appellee.

PER CURIAM.

Due to Appellant's apparent abuse of the legal process by his abusive, repetitive, malicious, or frivolous pro se filings attacking his judgment(s) and sentence(s) in Brevard County Circuit Court Case No. 05-2007-CF-49458-AX, this Court issued an order directing Appellant to show cause why he should not be prohibited from future pro se filings. See State v. Spencer, 751 So. 2d 47, 48 (Fla. 1999). Appellant having failed to file a response and thus failing to show cause why sanctions should not be imposed, we conclude that he is abusing the judicial process and should be barred from further pro se filings.

In order to conserve judicial resources, Appellant is prohibited from filing with this Court any further pro se filings concerning Brevard County Circuit Court Case No. 05-

SCOTT ELLIS

2020 OCT 23 A 9:30

FILED IN THE
CLERK'S OFFICE
BREVARD CO. FL.



2007-CF-49458-AX. The Clerk of this Court is directed not to accept any further pro se filings concerning the referenced case(s). The Clerk will summarily reject any future filings regarding the referenced case(s) unless filed by a member in good standing of The Florida Bar. See Isley v. State, 652 So. 2d 409, 411 (Fla. 5th DCA 1995) ("Enough is enough."). The Clerk is further directed to forward a certified copy of this opinion to the appropriate institution for consideration of disciplinary proceedings. See § 944.279(1), Fla. Stat. (2019); Simpkins v. State, 909 So. 2d 427, 428 (Fla. 5th DCA 2005).

Further pro se filings prohibited.

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

Appendix

D

IN THE CIRCUIT COURT OF THE
EIGHTEENTH JUDICIAL CIRCUIT
IN AND FOR BREVARD COUNTY,
FLORIDA.

BREVARD CO. CASE #05-2007-CF-049458-A

STATE OF FLORIDA,
Plaintiff,

v.

CHRISTOPHER J. WOOD,
Defendant.

**ORDER BARRING DEFENDANT FROM FILING PRO SE MOTIONS TO
CORRECT SENTENCE OR ANY POSTCONVICTION MOTIONS**

This Court entered an Order Denying the Defendant's Motion for Postconviction Relief Based Upon Newly Discovered Evidence and Directing the Defendant to Show Cause Why He Should Not Be Prohibited From Filing Further Pro Se Motions With This Court, on October 20, 2020. (Exhibit A, Order without attachments). The Defendant has failed to file a Response to the Order to Show Cause.

As demonstrated in the Order to Show Cause, the Defendant has bombarded this Court with numerous motions. The Defendant has not shown any reason why he should not be barred from filing further pro-se motions. By filing successive pleadings raising the same issues previously decided adversely to him, this Defendant has abused the judicial process and wasted precious judicial resources. Therefore, it is

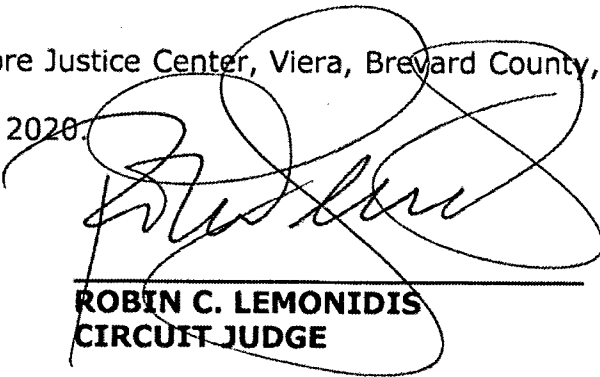
ORDERED AND ADJUDGED:

The Defendant is prohibited from filing any motions to correct

sentence or postconviction motions in this case, without representation by an attorney in good standing with the Florida Bar.

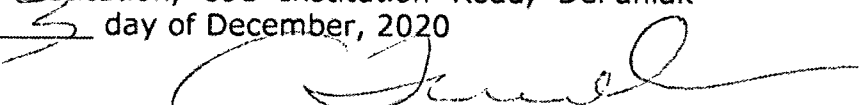
The Clerk of Court is instructed to reject any further motions to correct sentence or postconviction motions attacking the legality of the Defendant's convictions and/or the Defendant's sentences imposed in this case unless such pleadings are signed by an attorney. The Court will ignore any such collateral pleadings filed by the Defendant, unless signed by an attorney in good standing with the Florida Bar.

DONE AND ORDERED at Moore Justice Center, Viera, Brevard County, Florida, this 2d day of December, 2020.


ROBIN C. LEMONIDIS
CIRCUIT JUDGE

CERTIFICATE OF SERVICE

I do certify that copies hereof have been furnished by e-filing to the **Office of the State Attorney**, and by U.S. Mail to **Christopher J. Wood**, DOC# 990846, Walton Correctional Institution, 691 Institution Road, DeFuniak Springs, Florida 32433, this 5 day of December, 2020


Judicial Assistant
Moore Justice Center
2825 Judge Fran Jamieson Way
Viera FL 32940

Appendix

E

IN THE CIRCUIT COURT
EIGHTEENTH JUDICIAL
BREVARD COUNTY, FLORIDA

CASE NO. 05-2007-CF-049458-A

STATE OF FLORIDA,

Plaintiff,

v.

CHRISTOPHER J. WOOD,

Defendant,

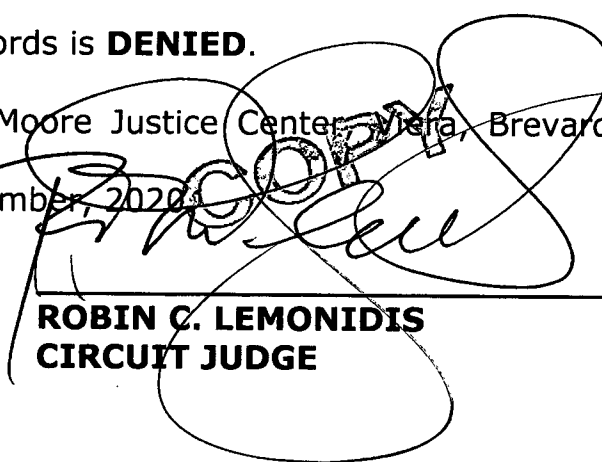
ORDER DENYING MOTION TO EXTEND ORDER GRANTING MOTION TO DETERMINE CONFIDENTIALITY

THIS MATTER was before the Court on the Defendant's Motion to Extend the Order Granting the Motion to Determine Confidentiality of Court Records, filed on August 18, 2020. After considering the motion and Court files, and considering the veracity of the Defendant's pleadings in the Court file, the Court finds that sealing is no longer necessary. Wherefore, it is hereby

ORDERED AND ADJUDGED:

The Defendant's Motion to Extend the Order Granting the Motion to Determine Confidentiality of Court Records is **DENIED**.

DONE AND ORDERED at the Moore Justice Center, Viera, Brevard County, Florida, this 18th day of December, 2020.


ROBIN C. LEMONIDIS
CIRCUIT JUDGE