

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 22-12175-F

MARIA NAVARRO-MARTIN,

Petitioner - Appellant,

versus

SECRETARY, DEPARTMENT OF CORRECTIONS,
ATTORNEY GENERAL, STATE OF FLORIDA,

Respondents - Appellees.

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

ORDER: Pursuant to the 11th Cir. R. 42-1(b), this appeal is DISMISSED for want of prosecution because the appellant Maria Navarro-Martin has failed to pay the filing and docketing fees to the district court within the time fixed by the rules.

Effective February 03, 2023.

DAVID J. SMITH
Clerk of Court of the United States Court
of Appeals for the Eleventh Circuit

FOR THE COURT - BY DIRECTION

**Motion for Permission to
Appeal In Forma Pauperis and Affidavit**
United States Court of Appeals for the Eleventh Circuit

MARIA NAVARRO MARTIN
v.

Court of Appeals No. 22-12175-T
District Court No. 6:22-cv-804-RBD-LHP

STATE OF FLORIDA

Instructions: Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (N/A)," write in that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.

Affidavit in Support of Motion

I swear or affirm under penalty of perjury that, because of my poverty, I cannot prepay the docket fees of my appeal or post a bond for them. I believe I am entitled to redress. I swear or affirm under penalty of perjury under United States laws that my answers on this form are true and correct. (28 U.S.C. § 1746; 18 U.S.C. § 1621.)

Date: _____

Signed: 

1. My issues on appeal are: The Middle District Court of Appeal of the State of Florida, Orlando Division, erred in ordering habeas petitioner pay filing fee because was inapplicable to habeas corpus proceedings under 28 U.S.C. § 2254; pursuant. Hughee v. Beck, 161 Fed. App. 797 (10th Cir. 2006), Kincade v. Sparkman, 117 F.3d 949, 1997 Fed App. 0192 P (6th Cir 1997), Garza v. Thaler, 525 F.3d 888 (5th Cir 2009); Malone v. Hendrick, 271 F.3d 1139 (8th Cir 2001); Paul v. Marberry, 652 F.3d 767 (7th Cir 2011), Gonzalez v. Moore, 743 S.2d 152, 1997 Fed App Lexis 1376 (Fl. 1st Cir 1999), William v. Marshall, 995 F. Supp 978, 920 A.2d 11168 (1992); Mitchell v. Moore, 766 S.2d 521, 2001 Fed. Lexis 736 (Fl. 2001), Drayton v. Moore, 807 S.2d 819 2002 Fed. App Lexis 2075 (Fl. 2nd Cir 2002), being the conviction in a STATUTE previously declared unconstitutional; the petitioner was entitled to have her conviction Vacate, under Bell v. State, 525 S.2d 1125 (1991).

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

MARIA NAVARRO-MARTIN,

Petitioner,

v.

Case No: 6:22-cv-804-RBD-LHP

SECRETARY, DEPARTMENT OF
CORRECTIONS and ATTORNEY
GENERAL, STATE OF FLORIDA,

Respondents.

ORDER

This cause is before the Court on Petitioner's Motion for a Certificate of Appealability (Doc. 5). Upon consideration, it is ORDERED that Petitioner's motion is DENIED. This Court should grant an application for certificate of appealability only if Petitioner makes "a substantial showing of the denial of a constitutional right." 28 U.S.C. § 2253(c)(2). Petitioner has failed to make a substantial showing of the denial of a constitutional right.

DONE and ORDERED in Orlando, Florida on June 28, 2022.



A handwritten signature in black ink, appearing to read "Roy B. Dalton Jr."
ROY B. DALTON JR.
United States District Judge

Copies furnished to:

Unrepresented Party

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

December 08, 2022

Maria Navarro-Martin
Orange County Jail - Inmate Legal Mail
PO BOX 4970
ORLANDO, FL 32802

Appeal Number: 22-13409-J
Case Style: Maria Navarro-Martin v. State of Florida
District Court Docket No: 5:22-cv-00405-TPB-PRL

Enclosed is your "Notice of Appeal" to the Supreme Court of the United States, which is being returned to you. The procedure for filing a notice of appeal from a decision of a United States Court of Appeals was abolished by statute effective September 25, 1988.

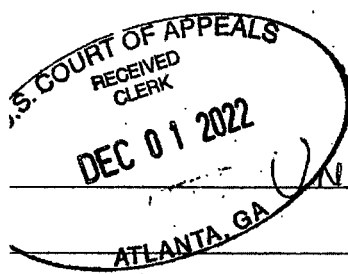
Please note that a copy of this court's opinion, the judgment, and any order on rehearing should be attached as an appendix to any petition for writ of certiorari filed in the Supreme Court. See Supreme Court Rule 14.1(i). <https://www.supremecourt.gov/>

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Davina C Burney-Smith, J
Phone #: (404) 335-6135

SPCT-5 NOA to SC rtrnd to prose



UNITED STATES COURT OF APPEALS FOR
ELEVENTH CIRCUIT

MARIA NUÑEZ MARTIN

Petitioner

v.

Case No: 22-13409-T

STATE OF FLORIDA

Respondent

MOTION TO CERTIFY QUESTION TO THE
SUPREME COURT OF UNITED STATES

Comes now, the petitioner, MARIA NUÑEZ MARTIN, please, respectfully request to this honorable Court, pursuant Supreme Court Rule 19.1, "A United States Court of Appeals may certify to this Court a question or proposition of law on which it seeks instruction for the proper decision of a case," in support of this Motion, the appellant request Certify the following Question as of Great Public Importance:

1. Under the Equal Protection Clause, Does Employee's Compensation in Bitcoin, did not qualify as a form of Taxable money remuneration, pursuant Wisconsin Central LTD, et al v. United States, 138 S.Ct. 2067, 201 L.Ed.2d, 490 2016 US Lexis 3877 (2018) and it is a form of money remuneration, protected by the Fourth Amendment of the United States Constitution?

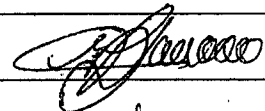
2.- Is an obstruction to the Justice and Due Process of
Law, if a Former President is holding, classifying or
concealing records necessary in an official proceeding, where
The prosecutor is engaged in malicious prosecution?

In support of this petition, the petitioner adopt,
incorporate and rely in all the facts stated in the
records of the Case No: 5:22-cv-00405-TPB-PRL filed
in this Court in the above-styled Cause.

WHEREFORE, the petitioner request this honorable
Court, certify the questions presented to the Supreme
Court of United States.

CERTIFICATE OF SERVICE

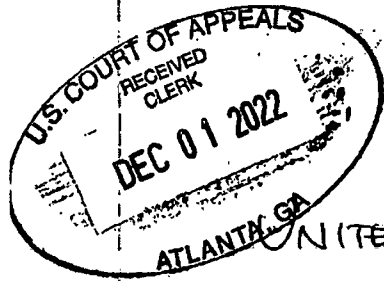
I hereby certify, that a True and Correct Copy of
this document was delivered by mail to State of Florida,
4444 Seabreeze Blvd, Daytona Beach FL 32118, Solicitor General
of United States, Room 5616, Dept of Justice, Office of Washington DC,
20530-0001, on this day,



MARIANA NAVARRO MARTIN

#19032311- HDom-0001

PCB#4970 - 32802-4970



UNITED STATES COURT OF APPEALS FOR
ELEVENTH CIRCUIT

MARIA NAVARRO MARTIN
Petitioner

v.

STATE OF FLORIDA

Respondent

Case No: 22-13409-J

NOTICE OF APPEAL

comes now, the petitioner MARIA NAVARRO MARTIN, pro se, respectfully give Notice that the petitioner Appeal to the Supreme Court of United States, The order rendered on the Case No: 22-13409-J, dismissing the petition for a Stay and Vacatur, rendered on November 8, 2022.

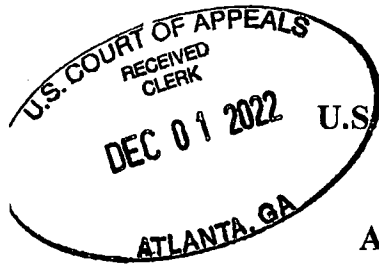
CERTIFICATE OF SERVICE

I hereby certify that the original of this document was filed with the Clerk of Court on this day November 25, 2022, I further certify that the Clerk served a true and accurate copy of this document electronically to State of Florida, Office of Attorney General, 444 Seabreeze Blvd, Daytona Beach FL, 32118 and to Solicitor General of United States, Room S616, Dept. of Justice, Washington DC, via the Court's e-filing system, on this day; November 25, 2022.

Respectfully Submitted:

A handwritten signature in black ink, appearing to read "Maria Navarro Martin".

MARIA NAVARRO MARTIN
#19032311-HDRW-000
P.O. Box 4970- Orlando FL 32802-4970



U.S. COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT (CIP)

MARIA NAVARRO MARTIN, STATE OF FLORIDA Appeal No. 22-13409-T

11th Cir. R. 26.1-1(a) requires the appellant or petitioner to file a Certificate of Interested Persons and Corporate Disclosure Statement (CIP) with this court within 14 days after the date the case or appeal is docketed in this court, and to include a CIP within every motion, petition, brief, answer, response, and reply filed. 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. **You may use this form to fulfill these requirements.** In alphabetical order, with one name per line, please list all trial judges, attorneys, persons, associations of persons, firms, partnerships, or corporations that have an interest in the outcome of this 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.

(please type or print legibly):

LIST OF PARTIES Appellant: MARIA NAVARRO MARTIN

LIST OF PARTIES Appellee:

- STATE OF FLORIDA, 444 Seabreeze Blvd, Daytona Beach 32118

- Monroe Tax BARBER, Middle Dist. Court Division

- Honorable Alvaro Chao, Ninth Judicial Circuit Court, by
Orange County, Orlando, Florida.

- Solicitor General of United States, Dept of Justice, 950

Pennsylvania Av. Washington DC.

WADIA-WAUADZE WADIA
#19032311-14cm-000
P Box 522802-4970

ORLANDO FL 328

28 NOV 2022 PM 6 L

CLARED SECURITY



DEC 11 2022 United States Court of Appeals
for the District of Columbia

115 MARSHAL SERVICE Eleventh Circuit

MARSHALS DEPARTMENT
Atlanta, Georgia
Office of the Clerk.

56 Forsyth Street NW

Atlanta - Georgia - 30303

30303-229599

THIS DOCUMENT ORIGINATED FROM
A CORRECTIONAL FACILITY



THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT.

© USPS 2019

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

November 08, 2022

Maria Navarro-Martin
Orange County Jail - Inmate Legal Mail
PO BOX 4970
ORLANDO, FL 32802

Appeal Number: 22-13409-J
Case Style: Maria Navarro-Martin v. State of Florida
District Court Docket No: 5:22-cv-00405-TPB-PRL

Notice to party(s):

No action will be taken on Motion to Relinquish Jurisdiction[9800508-2]. The referenced filing from Appellant Maria Navarro-Martin is deficient for failure to comply with this court's rules on Certificates of Interested Persons and Corporate Disclosure Statements.

Pursuant to 11th Cir. R. 26.1-5, no action will be taken on your filing because you failed to comply with this court's rules on Certificates of Interested Persons and Corporate Disclosure Statements (CIP). No deadlines will be extended as a result of your filing. If you still seek consideration of your filing, **you must remedy all deficiencies listed below and you must resubmit your filing with a CIP attached.**

You failed to comply with the CIP rules by:

- not including a CIP in your filing. See 11th Cir. R. 26.1-1(a)(1).

Any filings submitted out of time must be accompanied by a motion to file out of time (or a motion to reinstate if the case has been clerically dismissed).

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Davina C Burney-Smith, J
Phone #: (404) 335-6183

Notice No Action Taken

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 22-11351-J

In re: MARIA NAVARRO MARTIN,

Petitioner.

On Petition for Writ of Mandamus to the United States District Court for the
Northern District of Florida

ORDER: Pursuant to the 11th Cir. R. 42-1(b), this petition is hereby DISMISSED for want of prosecution because the Petitioner Maria Navarro Martin failed to pay the filing and docketing fees to the clerk of this court within the time fixed by the rules.

Effective July 19, 2022.

DAVID J. SMITH
Clerk of Court of the United States Court
of Appeals for the Eleventh Circuit

FOR THE COURT - BY DIRECTION

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 22-11353-J

In re: MARIA NAVARRO MARTIN,

Petitioner.

On Petition for Writ of Prohibition to the United States District Court for the
Northern District of Florida

ORDER: Pursuant to the 11th Cir. R. 42-1(b), this appeal is DISMISSED for want of
prosecution because the appellant Maria Navarro Martin failed to file a six month certified
financial statement within the time fixed by the rules.

Effective June 16, 2022.

DAVID J. SMITH
Clerk of Court of the United States Court
of Appeals for the Eleventh Circuit

FOR THE COURT - BY DIRECTION



District Court of Appeal
Fifth District
300 South Beach Street
Daytona Beach, Florida 32114
(386) 947-1500

ACKNOWLEDGMENT OF NEW CASE

DATE: January 12, 2022

STYLE: MARIA NAVARRO MARTIN v. STATE OF FLORIDA

5DCA#: 22-0118

The Fifth District Court of Appeal has received an Petition reflecting a filing date of January 11, 2022.

The county of origin is Orange.

The lower tribunal case number provided is 2017-CF-010498-A-O.

The filing fee is No Fee-Ineffective Assistance of Counsel*

Case Type: Petition - Ineffective Assistance of Counsel Criminal

*Filing fees may be paid via the Statewide Portal (myflcourtaccess.com). On the "Pleading on Existing Case" screen, enter your appellate court case number and click "Search." When the case populates, click "Next." On the next screen, choose "Add." On the next screen (the "Add/Edit Document" screen), search for "pay fee," then choose the appropriate fee box. Upload a copy of the Order to Pay issued by this Court, click "save" and then "next." You do not need to serve the other party with this filing; click "next." On the next screen, choose the appropriate payment option and enter the required credit card or banking information. If the payment information is correct, you may choose "Confirm and Submit All Now."

The Fifth District Court of Appeal's case number must be utilized on all pleadings and correspondence filed in this cause. Moreover, ALL PLEADINGS SIGNED BY AN ATTORNEY MUST INCLUDE THE ATTORNEY'S FLORIDA BAR NUMBER.

Pursuant to Administrative Order 5D18-02 (Amended), attorneys are required to: (1) provide their client(s) with a copy of every motion for extension of time or notice of agreed extension of time the attorney files and (2) include a statement in the certificate of service on that motion or notice certifying that a copy of the motion or notice was provided to the client and the manner in which the copy was provided (i.e. by U.S. Mail, e-mail, or hand delivery). The State of Florida and governmental agencies are excluded from the requirements of this Administrative Order.

Any party who may properly proceed in this Court pro se, i.e., unrepresented by counsel, may find useful "The Pro Se [Self-Represented] Appellate Handbook," which is provided by the Appellate Practice Section of The Florida Bar (available at www.flabarappellate.org.).

-Please review and comply with any handouts enclosed with this acknowledgment.

cc: Office of the Attorney General Maria Navarro Martin

IN THE CIRCUIT COURT OF THE
NINTH JUDICIAL CIRCUIT, IN AND
FOR ORANGE COUNTY, FLORIDA

FELONY DIVISION 17
CASE NO: 2017-CF-10498-A-O

STATE OF FLORIDA,

Plaintiff,

vs.

MARIA NAVARRO-MARTIN,

Defendant.

ORDER DENYING DEFENDANT'S MOTIONS AS MOOT

This matter came before the Court on Defendant's Motion to Proceed without Payment of Cost Declaring Defendant Insolvent for Purpose of Appeal and Motion for Transcription of Proceedings filed on April 4, 2022 ("Motions"). The Motions are DENIED as moot by virtue of the dismissal of the appeal in Case No. 5D22-118 in the Fifth District Court of Appeal.

DONE AND ORDERED in Chambers at Orlando, Orange County, Florida this 22nd day of August, 2022.

Chad K. Alvaro
Circuit Judge

