

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

KEITH GRANT SCHNEIDER — PETITIONER,
vs.
THE STATE OF FLORIDA — RESPONDENT

TABLE OF APPENDICES

- Appendix A – Order of Florida Supreme Court issued January 31, 2023
- Appendix B – Case Docket for Case # 5D20-2147 with Anders Brief entry and related order
- Appendix C – State's Notice of Intent acknowledging Anders Brief
- Appendix D – Order Dismissing Appeal without Anders Review

File
Rkl
2-6-23

Supreme Court of Florida

TUESDAY, JANUARY 31, 2023

CASE NO.: SC22-1607

Lower Tribunal No(s):
5D20-2147; 542012CF000596CFAXMX

KEITH GRANT SCHNEIDER vs. STATE OF FLORIDA

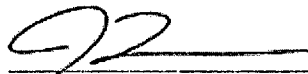
Petitioner(s)

Respondent(s)

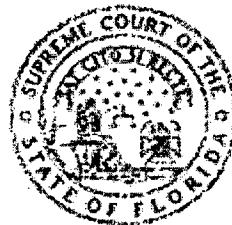
Because petitioner has failed to show a clear legal right to the relief requested, he is not entitled to mandamus relief. Accordingly, the petition for writ of mandamus is hereby denied. *See Huffman v. State*, 813 So. 2d 10, 11 (Fla. 2000). No motion for rehearing will be entertained by this Court.

CANADY, POLSTON, COURIEL, GROSSHANS, and FRANCIS, JJ.,
concur.

A True Copy
Test:



John A. Tomasino
Clerk, Supreme Court



dl
Served:

REBECCA ROCK MCGUIGAN
KEITH GRANT SCHNEIDER
HON. SANDRA B. WILLIAMS, CLERK
HON. MATT REYNOLDS, CLERK

Rec
4-20-21

Florida Fifth District Court of Appeal Docket

Case Docket

Case Number: 5D20-2147

Final Criminal 3.850 Notice from Putnam County

KEITH GRANT SCHNEIDER vs. STATE OF FLORIDA

Lower Tribunal Case(s):2012-CF-596

4/13/2021 9:38:06 AM

| Date Docketed | Description | Filed By | Notes |
|---------------|--|------------------------------------|-------|
| 10/15/2020 | Notice of Appeal Filed | Anthony Leonard 44470 | |
| 10/15/2020 | ORD-From Circuit Court/Agency | | |
| 10/15/2020 | LT CRT ORD O/INDG & APP O/CNSL | | |
| 10/15/2020 | Acknowledgement Letter 1 | | |
| 10/15/2020 | Acknowledgement Letter 1 | | |
| 10/19/2020 | Court Reporter Ack. Letter | | |
| 11/19/2020 | Received Records | Putnam Co Circuit Ct Clerk 4444408 | |
| 12/18/2020 | Anders Brief | Oscar Hardin Eaton 111108 | |
| 12/18/2020 | Motion to Withdraw as Counsel - Anders | Oscar Hardin Eaton 111108 | |
| 12/21/2020 | ORD-Anders Order | | |
| 01/05/2021 | Notice of Filing No Answer Brief | Robin A. Compton 0846864 | |
| 01/25/2021 | Mot. for Extension of time to file Initial Brief | Keith Grant Schneider | |

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

KEITH GRANT SCHNEIDER,

Appellant,

v.

CASE NO. 5D20-2147

STATE OF FLORIDA,

Appellee.

DATE: December 21, 2020

BY ORDER OF THE COURT:

Whereas, in compliance with Anders v. California, 386 U.S. 738 (1967), the Office of Criminal Conflict and Civil Regional Counsel, has filed a Motion To Withdraw and a memorandum brief asserting no arguable merit in this appeal, it is

ORDERED that the Appellant may, within thirty (30) days from the date hereof, if he/she wishes to do so, file with this Court an additional brief calling the Court's attention to any matters that he/she feels should be considered in connection with the appeal in this cause. Appellant shall cause a copy of any correspondence, motion, or brief filed pursuant to this Order to be served on the Office of Criminal Conflict and Civil Regional Counsel, and on the attorney for Appellee, which is the Office of the Attorney General, 444 Seabreeze Blvd. Fifth Floor, Daytona Beach, Florida, 32118. It is also

ORDERED that Appellee shall have fifteen (15) days from the date of this Order to respond to the Motion to Withdraw and Anders Brief, and fifteen (15) days after service of Appellant's pro se Brief, if any, to file a supplemental responsive brief. Furthermore, it is

ORDERED that the Court will consider this appeal solely on the record and any briefs timely filed; that the Office of Criminal Conflict and Civil Regional Counsel shall not be required to file any further pleadings or briefs unless directed to do so by this Court, and that no oral argument will be heard on this cause.

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

Sandra B. Williams



SANDRA B. WILLIAMS, CLERK

cc:

Anthony Leonard
Oscar Hardin Eaton

Lori D. Loftis
Keith Grant Schneider

Office of the Attorney
General

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

KEITH GRANT SCHNEIDER,

Appellant,

v.

CASE NO. 5D20-2147

STATE OF FLORIDA,

Appellee.

NOTICE OF INTENT NOT TO FILE "SUPPLEMENTAL" ANSWER BRIEF IN
RESPONSE TO THE PRO SE INITIAL BRIEF

NOTICE OF ASSERTION OF RIGHT TO FILE A BRIEF ON ANY ARGUABLE
CLAIM(S) FOUND BY THIS COURT UPON ITS REVIEW OF THE RECORD

The State of Florida hereby gives notice to this Honorable Court that it does not intend to respond to the initial pro se brief of the appellant. The public defender's office filed a brief in accordance with *Anders v. California*, 386 U.S. 738 (1967). That case holds in material part that upon the filing of such a brief that "the court - not counsel - then proceeds . . . to determine whether the case is wholly frivolous." *Id.* at 744. Hence, such a determination at this juncture is within the exclusive province of this Court.

If upon review this Court "finds any of the legal points arguable on their merits (and therefore not frivolous) it must, prior to the decision, afford the indigent the assistance of counsel to argue the appeal." *Id.* Additionally, if this Court should

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find any arguable claims, "it must give the state an opportunity to file a brief on the arguable claims." *In re: Appellate Court Response to Anders Briefs*, 581 So. 2d 149, 151 (Fla. 1991) (citing *State v. Causey*, 503 So. 2d 321 (Fla. 1987)).

Respectfully submitted,

ASHLEY MOODY
ATTORNEY GENERAL

/s/ Robin A. Compton
ROBIN A. COMPTON
Assistant Attorney General
Florida Bar #0846864
444 Seabreeze Blvd., Fifth Floor
Daytona Beach, FL 32118
(386) 238-4990 / FAX 238-4997
crimappdab@myfloridalegal.com
robin.compton@myfloridalegal.com
COUNSEL FOR APPELLEE

DESIGNATION OF E-MAIL ADDRESS

The State designates crimappdab@myfloridalegal.com as its primary e-mail address and robin.compton@myfloridalegal.com as its secondary address.

file 3-11-21
↓
3-15-21

30F3 ✓

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy hereof has been furnished by U.S. Mail to:
Keith Grant Schneider, DC#V48093, Century Correctional Institution, 400 Tedder
Road, Century, Florida 32535-3659 and via email to the Office of Assistant Regional
Counsel, Office of Regional Criminal Conflict and Civil Regional Counsel, 5th District
101 Sunnyside Road, Suite 310, Casselberry, Florida 32707 at oeaton@rcstate.com
this 11th day of March 2021.

/s/ Robin A. Compton
ROBIN A. COMPTON
ASSISTANT ATTORNEY GENERAL

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

KEITH GRANT SCHNEIDER,

Appellant,

v.

CASE NO. 5D20-2147
LT CASE NO. 2012-CF-596

STATE OF FLORIDA,

Appellee.

_____/

DATE: December 01, 2021

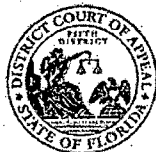
BY ORDER OF THE COURT:

ORDERED that Appellee's Motion to Strike Appellant's Third Amended Initial Brief, filed November 17, 2021, is granted. Appellant's Third Amended Initial Brief, filed November 8, 2021 (mailbox date), is stricken. Upon consideration that Appellant has been unable to serve an initial brief that complies with the Florida Rules of Appellate Procedure, it is further

ORDERED that the above-styled cause is dismissed.

*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, Sasso and Nardella

cc:

Office of the Attorney
General

Robin A. Compton

Keith Grant Schneider