

APPENDIX - A

IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT,
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

Plaintiff,

V.

ADAM KNOLL

Defendant.

CASE NO: 04-17254CF10A

04-16178CF10A/04-15081CF10A

DIV: FF

JUDGE: ERNEST A. KOLLRA, JR.

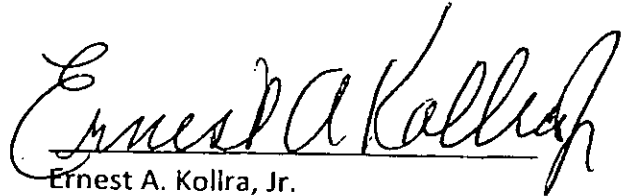
ORDER DENYING DEFENDANT'S MOTION FOR REHEARING

THIS CAUSE, having come before this Court upon consideration of Defendant's Motion for re-hearing filed, 07/05/22 it is:

ORDERED AND ADJUDGED that said Motion is hereby DENIED. For reasons set forth in the attached State response.

Defendant has thirty (30) days from the rendition of this order to appeal.

DONE AND ORDERED in chambers this 1 day of September, 2022 at Fort Lauderdale, Broward County, Florida.


Ernest A. Kollra, Jr.
Circuit Court Judge

CC: APU ASA Samantha Rosen, Esq.

Adam Knoll, DC#L58953, Everglades Correctional Institution, 1599 S.W. 187th Avenue, Miami, Florida 33194

APPENDIX - B

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT

ADAM KNOLL,
Petitioner,

v.

STATE OF FLORIDA,
Respondent.

No. 4D22-2710

[March 16, 2023]

Appeal from the Circuit Court for the Seventeenth Judicial Circuit,
Broward County; Ernest A. Kollra, Jr., Judge; L.T. Case Nos. 04-
15081CF10A, 04-16178CF10A.

Adam Knoll, Miami, pro se.

Ashley Moody, Attorney General, Tallahassee, and Jonathan P. Picard,
Assistant Attorney General, West Palm Beach, for appellee.

PER CURIAM.

Affirmed.

GROSS, DAMOORGIAN and Forst, JJ., concur.

* * *

Not final until disposition of timely filed motion for rehearing.

M A N D A T E

from

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT

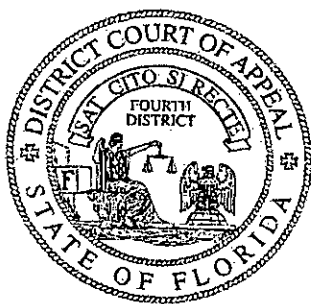
This cause having been brought to the Court by appeal, and after due consideration the Court having issued its opinion;

YOU ARE HEREBY COMMANDED that such further proceedings be had in said cause as may be in accordance with the opinion of this Court, and with the rules of procedure and laws of the State of Florida.

WITNESS the Honorable Mark W. Klingensmith, Chief Judge of the District Court of Appeal of the State of Florida, Fourth District, and seal of the said Court at West Palm Beach, Florida on this day.

DATE: May 12, 2023
CASE NO.: 22-2710
COUNTY OF ORIGIN: Broward
T.C. CASE NO.: 04-15081CF10A,
04-16178CF10A

STYLE: ADAM KNOLL v. STATE OF FLORIDA



Lonnn Weissblum

LONN WEISSBLUM, Clerk
Fourth District Court of Appeal

Served:

cc: Attorney General-W.P.B.
State Attorney-Broward

Jonathan P. Picard
Clerk Broward

Adam Knoll

kr

APPENDIX - C

Supreme Court of Florida

TUESDAY, MAY 23, 2023

Adam Knoll,

Petitioner(s)

v.

State of Florida,

Respondent(s)

SC2023-0735

Lower Tribunal No(s):

4D22-2710;

062004CF015081A88810,

062004CF016178A88810

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

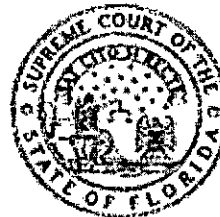
Test:

SC2023-0735 5/23/2023

John A. Tomasino

Clerk, Supreme Court

SC2023-0735 5/23/2023



CASE NO.: SC2023-0735

Page Two

TD

Served:

HON. BRENDA D. FORMAN

ADAM KNOLL

HON. ERNEST A. KOLLRA

JONATHAN P. PICARD

HON. LONN WEISSBLUM

APPENDIX - D

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

ADAM KNOLL,
Petitioner,

v.

Case No.: 04-17254 CF 10;
04-16178 CF 10;
04-15081 CR 10

RICKY DIXON, SECRETARY,
FLORIDA DEPT. OF CORR.,
Respondent,

NOTICE OF CERTIFIED CONSTITUTIONAL QUESTION
OF LAW AS A MATTER OF GREAT PUBLIC IMPORTANCE

NOTICE IS GIVEN of compliance with Rule 1.071 Florida Rules of Civil Procedure, with respect to the Constitutional Challenge brought pursuant to § 794.011, Florida Statutes, and the complete Chapter of § 800, Florida Statutes, Mr. Knoll challenges:

Whether § 794.011, Florida Statutes, and the complete Chapter § 800, Florida Statutes was procedurally properly enacted by the 1974 Florida Legislature pursuant to the Florida Constitution?

Whether § 794.011, Florida Statutes, and the complete Chapter of § 800, Florida Statutes, violates the due process clauses of the United States Constitution and the Florida Constitution? Whether § 794.011, Florida Statutes, and the completed chapter of § 800, Florida Statutes, are void ab initio? And, whether the Courts have jurisdiction to hear a prosecution under § 794.011, Florida Statutes, and/or under the complete Chapter of § 800, Florida Statutes, since they do not legally exist in the State of Florida?

Whether Mr. Knoll has articulated his argument attacking the constitutionality of § 794.011, Florida Statutes, and the complete Chapter of § 800, Florida Statutes, in the enclosed

Petition for Writ of Habeas Corpus for Immediate Release.

Mr. Knoll has complied by serving the State Attorney for the Seventeenth Judicial Circuit with a copy of the Petition for Writ of Habeas Corpus for Immediate Release challenging that § 794.011, Florida Statutes, and the complete Chapter of § 800, Florida Statutes, are unconstitutional, do not legally exist in this State, and are void ab initio, by Certified or Registered Mail on this 28 day of February, 2022.


Adam Knoll #L58953


OATH

Under penalty of perjury, pursuant to s. 92.525, Florida Statutes, I declare that I have read the foregoing Petition and that the facts stated therein are true.


Adam Knoll #L58953

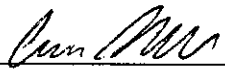
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing "Notice of Certified Constitutional Question of Law as a Matter of Great Public Importance" has been furnished to the Office of the State Attorney, 201 S.E. 6th Street, Room 665, Ft. Lauderdale, Florida 33301 by placing it in the hands of prison officials for mailing by U.S. Mail this 28 day of February, 2022.


Adam Knoll #L58953
Everglades Correctional Institution
1599 S.W. 187 Avenue
Miami, Florida 33194

CERTIFICATE OF COMPLIANCE

I HEREBY CERTIFY, that this brief complies with the font requirement of Rule 9.045(b) and the word limitation requirements of Florida Rule of appellate Procedure 9.210(a)(2)(B). This brief contains 266 words.


Adam Knoll #L58953
Everglades Correctional Institution
1599 S.W. 187 Avenue
Miami, Florida 33194

APPENDIX - E

IN THE CIRCUIT COURT, SIXTH JUDICIAL CIRCUIT
IN AND FOR PASCO COUNTY, FLORIDA

JOSEPH DEBENEDETTO,

Petitioner

v.

STATE OF FLORIDA,
Respondent.

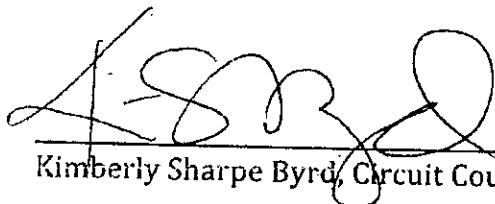
2021-CA-002433 WS/G

Underlying Criminal Cases
2006CF2336 CFAWS
2006CF2337 CFAWS

ORDER ON PETITION FOR WRIT OF HABEAS CORPUS FOR IMMEDIATE RELEASE

THIS MATTER came before the Court on the "Petition for Writ of Habeas Corpus for Immediate Release" filed by petitioner "pro se" on October 20, 2021. The basis of Mr. Debenedetto's claim that he is entitled to immediate release is his position that he was found guilty and sentenced pursuant to an unconstitutionally enacted statute. Consequently, the Court will not further act on Mr. Debenedetto's petition until proof has been filed that he has complied with the requirements of Rule 1.071, Florida Rules of Civil Procedure.

th 26 October 2021.
DONE AND ORDERED in Chambers, New Port Richey, Pasco County, Florida, this


Kimberly Sharpe Byrd, Circuit Court Judge

cc: Joseph J. Debenedetto, pro-se
Office of the State Attorney

APPENDIX - F

IN THE CIRCUIT COURT, SIXTH JUDICIAL CIRCUIT
IN AND FOR PASCO COUNTY, FLORIDA

JOSEPH DEBENEDETTO,

Petitioner

v.

STATE OF FLORIDA,
Respondent.

2021-CA-002433 WS/G

Underlying Criminal Cases

2006CF2336 CFAWS

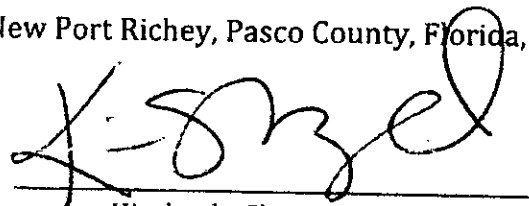
2006CF2337 CFAWS

ALTERNATIVE WRIT OF HABEAS CORPUS

THIS MATTER came before the Court upon review of the "Petition for Writ of Habeas Corpus for Immediate Release", this Court's Order on Petition for Writ of Habeas Corpus for Immediate Release, petitioner's subsequently filed Notice of Compliance, and Notice of Constitutional Question. Upon that review, the Court concludes that the petition is sufficient to require a response from respondent. Therefore it is

ORDERED AND ADJUDGED that respondent **State of Florida** shall have twenty-five (25) days from the date of this Alternative Writ of Habeas Corpus to show cause why the facts and argument set forth by petitioner are not sufficient to grant the relief sought in his "Petition for Writ of Habeas Corpus for Immediate Release."

DONE AND ORDERED in Chambers, at New Port Richey, Pasco County, Florida, this 3rd day of February, 2022.



Kimberly Sharp Byrd
Circuit Judge

cc: Office of the State Attorney
Joseph John Debenedetto
DC Number C01796
Everglades Correctional Institution
1599 S.W. 187th Ave.
Miami, FL 33194