

Supreme Court of Florida

FRIDAY, JUNE 2, 2023

Jarrish Outlaw,
Petitioner(s)
v.

Ricky D. Dixon,
Respondent(s)

CORRECTED SC2023-0804¹
Lower Tribunal No(s).:
2D22-3673;
292004CF010842000AHC

This case is hereby dismissed. This Court's jurisdiction to issue extraordinary writs may not be used to seek review of 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 Foley v. State*, 969 So. 2d 283 (Fla. 2007); *Persaud v. State*, 838 So. 2d 529 (Fla. 2003); *Stallworth v. Moore*, 827 So. 2d 974 (Fla. 2002); *Grate v. State*, 750 So. 2d 625 (Fla. 1999).

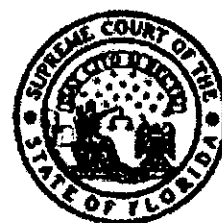
No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy

Test:

SC2023-0804 6/2/2023

John A. Tomasino
Clerk, Supreme Court
SC2023-0804 6/2/2023



KS

¹ Corrected to include the service list.

Florida Second District Court of Appeal Docket

Case Docket

Case Number: 2D22-3673

Final Criminal 3.800 Notice from Hillsborough County

JARRISH KINTE OUTLAW vs. STATE OF FLORIDA

Lower Tribunal Case(s):04-CF-10842

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(/DCAResults/CaseByYear?

CaseYear=2022&CaseNumber=3673&Court=2)

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Date Docketed	Description	Filed By	Notes
11/14/2022	Notice of Appeal Filed	Jarrish Kinte Outlaw	
11/14/2022	Acknowledgment Letter 1		
11/14/2022	set up as summary; brief advice		This will proceed as a summary appeal pursuant to Florida Rule of Appellate Procedure 9.141(b)(2). Appellant is not obligated to submit a brief. An optional brief, should appellant choose to file one, must be served within thirty days.
11/14/2022	treat as summary; transmit record		This proceeding is classified as a summary postconviction appeal of the order of October 24, 2022. As of the time this order has issued this court has not received a bookmarked electronic record as required by Florida Rule of Appellate Procedure 9.141(b)(2)(A). The lower tribunal clerk shall transmit the summary record to this court within ten days.
11/16/2022	Received Records		SISCO - 83 PAGES REDACTED
11/22/2022	Letter - A.G. will not be filing a brief		
12/12/2022	ORD-TO SHOW CAUSE		Appellant shall show cause within fifteen days why this appeal should not be dismissed as untimely.

01/25/2023	ORD-DISMISsing APPEAL		This appeal is dismissed as untimely filed.***ORDER VACATED SEE 02/27/23 ORDER***
01/25/2023	Dismissed - Order by Judge		SILBERMAN, VILLANTI, and ROTHSTEIN-YOUAKIM
02/17/2023	Motion For Reinstatement	Jarrish Kinte Outlaw	
02/27/2023	ORD-REINSTATEMENT		Appellant's motion to reinstate appeal is granted. This court's January 25, 2023, order dismissing the appeal is vacated. Within 15 days from the date of this order, the clerk of the lower tribunal shall supplement the summary record with the "Motion for Rehearing" docketed on October 3, 2022, and the "Order Denying Defendant's Motion for Rehearing Signed by Judge M. Cisco" docketed on November 3, 2022, in the matter of State v. Outlaw, case number 04-CF-10842.
02/28/2023	Supplemental Records	Hillsborough Clerk	PAGES 84-137 REDACTED
05/03/2023	Affirmed - Per Curiam Affirmed		
05/30/2023	Mandate		
05/30/2023	West Publishing		
05/31/2023	Case Initiated After Time Expired		
06/02/2023	ORIGINAL PETITION	ORIGINAL PETITION	
06/02/2023	Supreme Court Disposition	ORIGINAL PETITION	This case is hereby dismissed. This Court's jurisdiction to issue extraordinary writs may not be used to seek review of 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 Foley v. State, 969 So. 2d 283 (Fla. 2007); Persaud v. State, 838 So. 2d 529 (Fla. 2003); Stallworth v. Moore, 827 So. 2d 974 (Fla. 2002); Grate v. State, 750 So. 2d 625 (Fla. 1999). No motion for rehearing or reinstatement will be entertained by the Court.