APPENDIX "A"

Supreme Court of Florida

THURSDAY, APRIL 27, 2023

Keith L. Calvin,

SC2023-0268

Petitioner(s)

Lower Tribunal No(s).: 422004CF000536CFAXXX

v.

State of Florida, Respondent(s)

To the extent that he seeks a writ of mandamus, Petitioner has failed to show a clear legal right to the relief requested, and the petition for writ of mandamus is hereby denied. See Huffman v. State, 813 So. 2d 10, 11 (Fla. 2000). To the extent that Petitioner challenges his judgment of conviction and sentence, the petition is denied as procedurally barred. A petition for extraordinary relief is not a second appeal and cannot be used to litigate or relitigate issues that were or could have been raised on direct appeal or in prior postconviction proceedings. See Denson v. State, 775 So. 2d 288, 290 (Fla. 2000); Breedlove v. Singletary, 595 So. 2d 8, 10 (Fla. 1992). No motion for rehearing will be entertained.

The Court hereby expressly retains jurisdiction to pursue any possible sanctions against petitioner. *See generally* Fla. R. App. P. 9.410(a).

Since 2009, Petitioner has initiated seven other cases in this Court pertaining to Fifth Judicial Circuit Court case number 422004CF000536CFAXXX. See Calvin v. Inch, No. SC20-430 (Fla. May 22, 2020) (habeas/quo warranto; dismissed/denied); Calvin v. Jones, No. SC17-351 (Fla. Mar. 20, 2017) (Pettway dismissal); Calvin v. Jones, No. SC15-1955 (Fla. Nov. 18, 2015) (habeas; Baker dismissed); Calvin v. Cannon, No. SC14-1464 (Fla. Dec. 8, 2014) (habeas; Baker dismissed); Calvin v. State, No. SC14-523 (Fla. Mar. 27, 2014) (mandamus; Harvard transfer); Calvin v. Crews, No. SC12-2228 (Fla. Jan. 18, 2013) (all writs dismissed for lack of jurisdiction); Calvin v. McNeil, No. SC09-728 (Fla. Jul. 15, 2009) (habeas; Baker dismissed).

The Court has chosen to sanction pro se petitioners who have abused the judicial process and otherwise misused this Court's

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limited judicial resources by filing frivolous, non-meritorious, or otherwise inappropriate filings related to their convictions and sentences. Such petitioners have been barred from initiating further proceedings in this Court unless their pleadings, motions, or other requests for relief were filed under the signature of a member of The Florida Bar in good standing. See, e.g., Steele v. State, 14 So. 3d 221 (Fla. 2009); Pettway v. McNeil, 987 So. 2d 20 (Fla. 2008); Tate v. McNeil, 983 So. 2d 502 (Fla. 2008); Rivera v. State, 728 So. 2d 1165 (Fla. 1998).

It appearing that Petitioner has abused the judicial process by filing numerous pro se filings in this Court that are either meritless or not appropriate for this Court's review, the Court now takes action. Therefore, Keith L. Calvin is hereby directed to show cause on or before May 12, 2023, why he should not be barred from filing any pleadings, motions, or other requests for relief in this Court related to Case No. 422004CF000536CFAXXX unless such filings are signed by a member of The Florida Bar in good standing. Petitioner is also directed to show cause why, pursuant to section 944.279(1), Florida Statutes, a certified copy of the Court's findings should not be forwarded to the appropriate institution for disciplinary procedures pursuant to the rules of the Florida Department of Corrections as provided in section 944.09, Florida Statutes.

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

A True Copy Test:

<u>C2028-0268 4/27/</u>2023

John A. Tomasino Clerk, Supreme Court SC2023-0268 4/27/2023



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Served: KEITH L. CALVIN HON. GREGORY C. HARRELL REBECCA ROCK MCGUIGAN Additional material from this filing is available in the Clerk's Office.