

# APPENDIX:A

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FOURTH DISTRICT

**NICOLAS DOMINIQUE,**  
Appellant,

v.

**STATE OF FLORIDA,**  
Appellee.

No. 4D2024-0312

[June 6, 2024]

Appeal of order denying rule 3.800 motion from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Michael Rothschild, Judge; L.T. Case No. 05-17224CF10A.

Nicolas Dominique, Live Oak, pro se.

No appearance required for appellee.

PER CURIAM.

*Affirmed.*

MAY, KUNTZ and ARTAU, JJ., concur.

\* \* \*

***Not final until disposition of timely filed motion for rehearing.***

# APPENDIX: B

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

**STATE OF FLORIDA,**  
**Plaintiff,**

VS.

**NICOLAS DOMINIQUE**  
Defendant.

CASE NO. 05-17224-CF10A

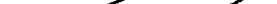
JUDGE: ROTHSCILD

**ORDER DENYING MOTION TO CORRECT SENTENCE UNDER FLORIDA  
RULE OF CRIMINAL PROCEDURE 3.800**

Defendant having presented to this Court a Motion To Correct Sentence under Florida Rule of Criminal Procedure 3.800, the Court having reviewed the motion in chambers, and having reviewed the State's response; it is

ORDERED AND ADJUDGED that said Motion is hereby DENIED. The sentence imposed is not an illegal sentence. That the Court took into consideration the statements of the victims as to what sentence they wanted imposed is not a finding of fact that relates to the elements of the crime, nor does it relate to an "enhancement" of the sentence. The Court's sentence was within the legal range permitted.

Defendant has thirty (30) days to file an appeal of this ruling.

DONE AND ORDERED at Fort Lauderdale, Broward County, Florida on January  
8, 2024.   
MICHAEL J. ROTHSCHILD

HON. MICHAEL I. ROTHSCHILD  
CIRCUIT COURT JUDGE

Copies furnished to:  
Defendant  
Assistant State Attorney(s)

# APPENDIX C

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FOURTH DISTRICT, 110 SOUTH TAMARIND AVENUE, WEST PALM BEACH, FL 33401

July 16, 2024

NICOLAS DOMINIQUE,  
Appellant(s)

v.

STATE OF FLORIDA,  
Appellee(s).

CASE NO. - 4D2024-0312  
L.T. No. - 05-17224CF10A

**BY ORDER OF THE COURT:**

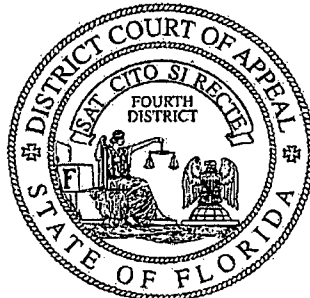
ORDERED that Appellant's June 24, 2024 motion for rehearing and/or certification is denied.

Served:  
Crim App WPB Attorney General  
Nicolas Dominique

KR

**I HEREBY CERTIFY** that the foregoing is a true copy of the court's order.

*Lonn Weissblum*  
4D2024-0312-16-18-2024  
LONN WEISSBLUM, Clerk  
Fourth District Court of Appeal  
4D2024-0312-16-18-2024



# APPENDIX D

# Supreme Court of Florida

FRIDAY, AUGUST 16, 2024

Nicolas Dominique,  
Petitioner(s)

v.

State of Florida,  
Respondent(s)

**SC2024-1197**

Lower Tribunal No(s).:  
4D2024-0312;  
062005CF017224A88810

Petitioner's Notice to Invoke Discretionary Jurisdiction, seeking review of the order or opinion issued by the 4th District Court of Appeal on June 6, 2024, 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).

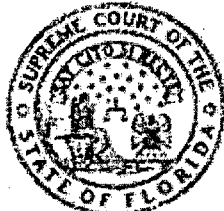
No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy

Test:

SC2024-1197 8/16/2024

John A. Tomasino  
Clerk, Supreme Court



**Additional material  
from this filing is  
available in the  
Clerk's Office.**