

SUPREME COURT OF THE UNITED STATES  
OFFICE OF THE CLERK #1  
WASHINGTON, DC 20543-0001

U.S. DISTRICT COURT (Orlando)  
Middle District of Florida  
CIVIL DOCKET FOR CASE #6:19-  
CV-02404-PGB-EJK

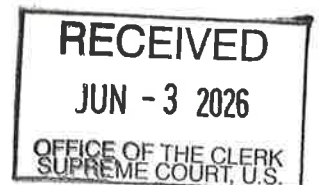
BIZZELL V. SECRETARY, DEPARTMENT  
OF CORRECTIONS ET AL (Brevard  
County)

Assigned to Judge: Paul B. Ryan  
Referred to Magistrate Judge  
VAM

Case on other court  
11th circuit 14-22-11585  
11th circuit 14-23-10256  
11th circuit 14-25-12182

Case: 28:2254 petition for writ

PROVIDED TO CHARLOTTE  
CORRECTIONAL INSTITUTION  
ON 5/11  
BY \_\_\_\_\_  
FOR MAILING



of habeas corpus (state) for the  
something.

## MOTION

#2

Come now petitioned motion for  
an extension of time to file the  
petition for writ of habeas corpus in  
the SUPREME COURT cause it's ten  
time has expired from a pro se inmate  
as myself to file to the C  
ourt for review when you right  
and I would like some motion  
to file cause I only have three  
good years of schooling but while  
study law for myself I discover  
ed that sentence is illegal and  
exceed the limits provided by  
law in the California statute  
cause while study law for myself

if I discovered that BROKEN TI  
REARM I use it to commit the si  
mple robbery and even theft  
out was not a weapon as those  
terms were define in section  
79000 Florida statute and  
the lower courts have been  
denying me those constitution  
al rights cause my public defe  
nder from the state office failed  
to represent me with his law  
yer degree - 360 degree.

Therefore I request some more  
time to file a petition for a w  
rit of certiorari please in the  
UNITED STATES SUPREME COURT.

I only had 30 days to file and  
rec'd appearance in the CIRCUIT COURT

and the course failed to do it  
for me but I am in a hard  
cause I know we all been thro  
ugh a lot of go of the rivin this un  
verse **GOD**



I request another package for  
written <sup>of</sup> certification with the rules  
of this court please Thank you  
certification of service

I herby certify I sent a copy  
of this motion for an exten  
sion of time to file the petition  
for a writ of certiorari because  
it's not going to matter later the  
courts have denied my rights.

on May 17 2025 #4

Jesse Lee Rynell #624756  
Jesse Lee R. Rynell #624756

Charlotte corrections institute  
607 3312301 Well Road Punta FL  
33955

I have served 19 years of this  
30 year illegal sentence and  
the lower courts are in den  
ial of my due diligence.

I started <sup>study</sup> law for myself  
in 2017 MS SUPREME and I do  
cover the us 2025 enactment  
in the carjack state for but  
for a firearm and a gun  
don NOT FOR A BROKEN FIREARM  
like the circuit court had  
me believing during the claim  
in proceedings.



NOT FOR PUBLICATION

In the  
United States Court of Appeals  
For the Eleventh Circuit

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No. 25-12182  
Non-Argument Calendar

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JESSIE LEE BIZZELL,

*Petitioner-Appellant,*

*versus*

SECRETARY, DEPARTMENT OF CORRECTIONS,  
ATTORNEY GENERAL, STATE OF FLORIDA,

*Respondents-Appellees.*

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Appeal from the United States District Court  
for the Middle District of Florida  
D.C. Docket No. 6:19-cv-02434-PGB-UAM

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Before LAGOA, BRASHER, and ABUDU, Circuit Judges.

PER CURIAM:

Jessie Lee Bizzell, a state prisoner proceeding pro se, sought a writ of habeas corpus under 28 U.S.C. § 2254. On April 13, 2022,

the district court entered an order and judgment denying Bizzell's habeas petition and a certificate of appealability ("COA"). Bizzell timely appealed, but we ultimately dismissed that appeal for want of prosecution in 2023.

Since then, Bizzell has filed in the district court several motions for a COA and for leave to proceed in forma pauperis ("IFP") on appeal. The district court has denied all those motions.

In June 2025, Bizzell mailed to us a notice of appeal that asks us for a COA and leave to proceed IFP, which created the instant appeal. We liberally construe that notice of appeal as challenging the April 13, 2022 final order and judgment and the district court's denials of a COA and leave to proceed IFP. *See Campbell v. Air Jam. Ltd.*, 760 F.3d 1165, 1168 (11th Cir. 2014) (holding that pro se filings are liberally construed).

We lack jurisdiction to review the final order and judgment because the June 2025 notice of appeal is untimely as to that order and judgment. *See Green v. Drug Enf't Admin.*, 606 F.3d 1296, 1300-02 (11th Cir. 2010) (explaining that a timely notice of appeal is a jurisdictional requirement in a civil case); Fed. R. App. P. 4(a)(1)(A) (providing that a notice of appeal must be filed within 30 days after the judgment or order appealed from is entered if there is not a federal party). Without a timely appeal from the judgment, we cannot review Bizzell's request for a COA. *See* 11th Cir. R. 22-1; *Green*, 606 F.3d at 1300.

We also lack jurisdiction to review the district court's postjudgment orders denying a COA and leave to proceed IFP on

25-12182

Opinion of the Court

3

appeal because such rulings are not final, appealable decisions. *See* 28 U.S.C. § 1291. The proper procedure to challenge such rulings is to file in the appellate court, in a timely appeal from a final decision in a habeas action, a motion for COA or to proceed IFP on appeal. *See* Fed. R. App. P. 24(a)(5); *Gomez v. United States*, 245 F.2d 346, 347 (5th Cir. 1957) (IFP orders); *Pruitt v. United States*, 274 F.3d 1315, 1319 (11th Cir. 2001) (COA orders); 28 U.S.C. § 2253(c)(1); *Edwards v. United States*, 114 F.3d 1083, 1084 (11th Cir. 1997); Fed. R. App. P. 22(b).

Accordingly, this appeal is DISMISSED, sua sponte, for lack of jurisdiction. All pending motions are DENIED as MOOT.

**UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT**

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING  
56 Forsyth Street, N.W.  
Atlanta, Georgia 30303

David J. Smith  
Clerk of Court

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December 11, 2025

MEMORANDUM TO COUNSEL OR PARTIES

Appeal Number: 25-12182-J  
Case Style: Jessie Bizzell v. Secretary, Department of Corrections, et al  
District Court Docket No: 6:19-cv-02434-PGB-UAM

Opinion Issued

Enclosed is a copy of the Court's decision issued today in this case. Judgment has been entered today pursuant to FRAP 36. The Court's mandate will issue at a later date pursuant to FRAP 41(b).

Petitions for Rehearing

The time for filing a petition for panel rehearing or rehearing en banc is governed by 11th Cir. R. 40-2. Please see FRAP 40 and the accompanying circuit rules for information concerning petitions for rehearing.

Costs

No costs are taxed.

Attorney's Fees

The time to file and required documentation for an application for attorney's fees and any objection to the application are governed by 11th Cir. R. 39-2 and 39-3.

Appointed Counsel

Counsel appointed under the Criminal Justice Act (CJA) must submit a voucher claiming compensation via the eVoucher system no later than 45 days after issuance of the mandate or the filing of a petition for writ of certiorari. Please contact the CJA Team at (404) 335-6167 or [cja\\_evoucher@ca11.uscourts.gov](mailto:cja_evoucher@ca11.uscourts.gov) for questions regarding CJA vouchers or the eVoucher system.

Clerk's Office Phone Numbers

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Case Administration:	404-335-6135	Capital Cases:	404-335-6200
CM/ECF Help Desk:	404-335-6125	Cases Set for Oral Argument:	404-335-6141

OPIN-1 Ntc of Issuance of Opinion

**UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT**

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February 17, 2026

**MEMORANDUM TO COUNSEL OR PARTIES**

Appeal Number: 25-12182-J

Case Style: Jessie Bizzell v. Secretary, Department of Corrections, et al

District Court Docket No: 6:19-cv-02434-PGB-UAM

The enclosed order has been entered on petition(s) for rehearing.

See Rule 41, Federal Rules of Appellate Procedure, and Eleventh Circuit Rule 41-1 for information regarding issuance and stay of mandate.

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404-335-6122

404-335-6200

404-335-6141

REHG-1 Ltr Order Petition Rehearing

In the  
United States Court of Appeals  
For the Eleventh Circuit

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No. 25-12182

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JESSIE LEE BIZZELL,

*Petitioner-Appellant,*

*versus*

SECRETARY, DEPARTMENT OF CORRECTIONS,  
ATTORNEY GENERAL, STATE OF FLORIDA,

*Respondents-Appellees.*

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Appeal from the United States District Court  
for the Middle District of Florida  
D.C. Docket No. 6:19-cv-02434-PGB-UAM

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ON PETITION FOR REHEARING AND PETITION FOR  
REHEARING EN BANC

Before LAGOA, BRASHER, and ABUDU, Circuit Judges.

PER CURIAM:

The Petition for Rehearing En Banc is DENIED, no judge in regular active service on the Court having requested that the Court

2

Order of the Court

25-12182

be polled on rehearing en banc. FRAP 40. The Petition for Rehearing En Banc is also treated as a Petition for Rehearing before the panel and is DENIED. FRAP 40, 11th Cir. IOP 2.



The Lower Courts

Evidence I heard from my newly discovered

Law.

cause  
if I  
knew  
the  
broken  
firearm  
was  
not  
a weapon  
by law.

I would have never  
plea to the lesser  
included offenses  
in the weapon  
state pc.