

FILED
JOHN A. TOMASINO
SEP. 12 2016

CLERK, SUPREME COURT
BY

SUPREME COURT OF FLORIDA
September 6, 2016

Kenneth L. Grimsley,
Petitioner

CASE NO. SC16-1041

VS

Julie L. Jones, ETC.,
Respondent

PETITIONER'S LIMITED REPLY
TO SHOW CAUSE ORDER

COMES NOW, PETITIONER, Kenneth L. Grimsley, pro se and files the instant REPLY TO SHOW CAUSE ORDER.

In support thereof the Petitioner states the following:

1.) The Petitioner has sought review in this Honorable Court pursuant to Art. I § 21, Fla. Const. ("The court shall be open to every person for redress of any injury, ...").

2.) A number of complaints, petitions, etc. were filed in good faith seeking review in this Honorable

Court by Petitioner.

3.) On August 23, 2016 this Honorable Court issued a SHOW CAUSE ORDER pursuant to Fla. R. App. P. 9.410 (a) directing Petitioner to show cause on or before September 7, 2016 why he should not be barred from filing any pleadings, motions, or other requests for relief in this Court related to Case no. 90-2048-CF, 90-2049-CF, 90-2050-CF, and 90-1003-CF, unless such filings are signed by a member of the Florida Bar in good standing.

The Petitioner was 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.

4.) On August 23, 2016 this Honorable Court issued an order dismissing Case No. SC16-1041 concluding that the Petitioner was found "[to have been made] without any apparent good faith," however this Honorable Court did not place Petitioner on notice in any past or present proceeding that the filing of similar petitions, complaints, etc. in the future will subject him to sanctions, including a rule to show cause why he should not be held in contempt. . . ." pursuant to Fla. R. App. P. 9.410 (a) and 944.


.09, Florida Statute.

5.) Denying a pro se litigant the opportunity to file future petitions, complaints, etc. is a serious sanction, especially where the Petitioner was never put on notice or forewarned in a previous proceeding that such filing of meritless and lacking in good faith basis pleadings in the future will warrant sanctions.

6.) The Petitioner requests that this Honorable Court would strike imposing sanctions in this cause where the Petitioner was never forewarned in any previous proceeding before this Court that the filing of such pleadings in future would warrant sanctions.


7.) The Petitioner also requests that this Honorable Court would strike forwarding a certified copy of the Court's findings for disciplinary procedures to the Florida Department of Corrections as provided in section 944.09, Florida Statutes where Petitioner was never forewarned in any proceeding before this Court that the filing of such pleadings in future would warrant sanctions pursuant to 944.09, Florida Statute.

8.) Finally, the Petitioner acknowledges that Prison law Clerks prepared the claims on Petitioner's behalf in good faith and for that the Petitioner humbly, apologize and retire from filing any future claims with this Honorable Court.


KENNETH L. GRIMSLEY,
Pro Se

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the foregoing motion has been placed in the hands of prison officials and furnished by U.S. Mail to the Supreme Court of Florida, 500 South Duval Street, Tallahassee, Florida 32399 on this 7th day of September 2016.

Respectfully Submitted,

KENNETH L. GRIMSLEY #121383
MARION CORRECTIONAL INSTITUTION
POST OFFICE BOX 158/F-2114-L
LOWELL, FLORIDA 32063