

JUSTICE QUINCE
SUPREME COURT OF FLORIDA

RECEIVED
APR 04 2017
FLORIDA STATE PRISON
MAIL ROOM

~~STATE OF FLORIDA~~

~~STATE OF FLORIDA~~

STATE OF FLORIDA

MICHAEL A KENDRICK
Petitioner,

Vs.

CASE NO.: _____

STATE OF FLORIDA
Respondent.

PETITION FOR WRIT OF HABEAS CORPUS

Pursuant to Florida Rules of Appellate Procedure, Rule 9.100, the petitioner petitions this

Court for a writ of habeas corpus directed to the respondent and would show unto this Honorable

Court as follows:

FILED
JOHN A. TOMASINO
APR 10 2017
CLERK, SUPREME COURT
BY

I.

BASIS FOR INVOKING JURISDICTION

This Court has jurisdiction to issue a writ of habeas corpus under Article V, section 4(b)(3) of the

Florida Constitution, and rule 9.030(b)(3) of the Florida Rules of Appellate Procedure. Habeas

Corpus is the proper remedy to, PURSUANT FLA. STATUTE '79, 01, FOR A WRIT OF

HABEAS CORPUS AND SHOWS BY AFFIDAVIT OR EVIDENCE PROBABLE CAUSE TO BELIEVE THAT HE IS DETAINED WITHOUT LAWFUL AUTHORITY

and no other adequate remedy exists.

II.

STATEMENT OF THE FACTS

1 ON JULY 12, 2005 THE 13th JUDICIAL CIRCUIT PUBLIC DEFENDER ATTORNEY (P.D) APPROACH ME REQUESTING TO REPRESENT ME ON THE CHARGE I WAS FACING.

2 I WROTE ON THE CRIMINAL APPLICATION FOR INDIGENT STATUS FOR APPOINTMENT OF PUBLIC DEFENDER I DID NOT WANT P.D. SERVICES

1 BECAUSE I STATED TO HIM I WAS NOT INDIGENT ON JULY 12, 2005
AND WANTED TO REPRESENT MYSELF AND HIRE A ATTORNEY (SEE CRIM.
AFF/APPT OF P.D. PAGE 22 TRIAL RECORD OF APPEAL) CASE # 05-LF-013532

3 HE LEFT AND LATER RETURNED BEFORE THE HEARING STATING THE
JUDGE WAS NOT GOING TO ALLOW ME TO REPRESENT MYSELF AND HAD
APPOINTED HIM TO REPRESENT ME OVER MY OBJECTIONS ON THE CRIM AFF.

4 I REQUESTED HE ASK FOR A FAARETTA HEARING BUT HE REFUSED
STATING THE JUDGE HAD SAID HE WAS NOT GOING TO ALLOW ME TO
REPRESENT MYSELF.

5 I REQUESTED HE FILE A MOTION TO WITH-DRAW DUE TO CONFLICT BUT
HE REFUSED DEMANDING I PLEAD GUILTY OR NO CONTEST AND ASK FOR
MENISEY. I WAS ALSO TOLD HIS OFFICE REPRESENTED THE ATTACKERS UPON
ME, CLAIMED VICTIM AND STATE WITNESSES IN ANOTHER CASE.

6 I STATED/SAID NO AND REQUESTED HE FILE A DEMAND FOR SPEEDY
TRIAL BUT HE REFUSED STATING THE JUDGE IS NOT GOING TO GRANT IT.

7 I THEN REQUESTED HE GATHER EVIDENCE FROM THE SCENE, A BUSTED
TOP HALF OF A QUART BEER BOTTLE TO PRESERVE FOR BOND AND TRIAL AND
HEARINGS LATER AND WITNESSES NAMES AND ADDRESSES BUT HE REFUSED.

(SEE TRIAL TRANSCRIPT PAGE 355 LINES 22-23; PAGE 356 LINES 9 THRU 12;
PAGE 370 LINES 16 THRU 17; PAGE 371 LINES 7 THRU 9; PAGE 385 LINES 22 THRU 24)

(ALSO SEE TRIAL RECORD PAGES 52 AND 53, NECESSITY FOR BUSTED ^{BEER} BOTTLE EVIDENCE)

8 ON JANUARY 25, 2008 I RETAINED/APPOINTED PRIVATE TRIAL ATTORNEY,
WHO WAS ACTING STANDBY ATTORNEY (DUE TO CONFLICT), EDWARD S. CAMPBELL III

FOR FILING MOTION FOR JUDGMENT OF ACQUITTAL AND 3,850
MOTION ON INEFFECTIVE ASSISTANCE OF PUBLIC DEFENDER
ATTORNEY/ OFFICE.

9 HE AGREED HE WOULD BUT HE NEEDED TO GET THE APPOINTMENT
TRANSCRIPTS FIRST

10 HE LATER RETURNED SOME DAY LATER STATING THE SEPT 21,
2005 HEARING TRANSCRIPTS, FILED MARCH 8, 2006, DID NOT SHOW
I WAS REPRESENTED BY THE PUBLIC DEFENDER'S OFFICE, AS
HE HAD STATED BEFORE WITHOUT TRANSCRIPTS, AND THAT HE WAS
NOT GOING TO LIE. HE ALSO STATED THE 10-27-05 FILED PORTION
WAS MISSING AND ONCE RECOVERED, HE AGREED HE WOULD
FILE THE 3,850 MOTION ON ALL THE INEFFECTIVE ASSISTANCE OF
PUBLIC DEFENDERS ISSUES I HAD CLAIMED.

11 ATTORNEY EDWARD S CAMPBELL AGREED TO FILE A 3,850 MOTION
ISSUE, ON JUDGE WAYNE TIMMERMAN DECEMBER 10, 2007 GRANTING
A CONTINUANCE TO THE STATE AND STATING JAN 15, 2008 HEARING
ON THE FACE OF THE RECORD THAT HIS COURT DOCKET WAS CONGESTED
AS HIS REASON FOR DOING SO, BUT ATTY CAMPBELL NEGLECTED TO DO
SO. DEFENDANT'S ATTEMPT WAS DENIED AS UNTIMELY.

12 ON APRIL 4, 2008 DURING SENTENCING HEARING DEFENDANT
MOVE FOR THE COURT TO RESUSE ITSELF, BUT THE JUDGE FAIL TO RULE OR

IMMEDIATELY SCHEDULE A HEARING ON THE MOTION TO DISQUALIFY THE TRIAL JUDGE. MY ATTORNEY EDWARD S CAMPBELL TOLD ME PRIOR AND AFTER THE TRIAL DURING SENTENCING HE WAS NOT GOING TO OBJECT TO THE JUDGE APPOINTING THE PUBLIC DEFENDER TO REPRESENT ME IF AND WHEN HE WITHDRAW AND NEGLECTED TO FILE REQUESTED MOTION TO DISQUALIFY IN WRITING TIMELY. (SEE 4-4-08 HRA, PAGE 379-80 SENTENCE #1)

13) ON APRIL 4, 2008 AT DEFENDANT'S MOTION FOR JUDGMENT DE ARBITRAL AND SENTENCING HEARING MY ATTORNEY EDWARD S. CAMPBELL III FAIL TO OBJECT AT SENTENCING OR FILE A MOTION FOR A HEARING AFTER I OBJECTED TO MY P.D. ATTORNEY'S WAS WRONG.

14) ON APRIL 10, 2008 EDWARD S CAMPBELL REQUEST TO THE COURT TO BE RELIEVED AS ATTORNEY OF RECORD TO THE COURT. (SEE CASE SUMMARY ATTACHED DATED 4-10-08) (ALSO PG 154 DISCHARGE ORDER ATTACHED)

15) ON APRIL 11, 2008 THE COURT RELIEVED EDWARD S CAMPBELL III AS MY ATTORNEY OF RECORD WITH-OUT HIM EVER FILING THE 3,850 MOTION INEFFECTIVE ASSISTANCE OF PUBLIC DEFENDER COUNSEL AS HE HAD AGREED TO DO.

III.

NATURE OF RELIEF SOUGHT

The nature of the relief sought by this petition is a writ of habeas corpus compelling the respondent to UPON RECEIVING THE PETITION THE COURT WILL CONDUCT A HEARING, WITH PETITIONER BEING PRESENT, ON WHETHER EDWARD S. CAMPBELL III UNDERTOOK AND/OR LIABLE TO UNDERTAKE TO FILE A RULE 3,850 MOTION AND A DISQUALIFY MOTION ON KENDRICK'S BEHALF BUT FAIL TO TIMELY FILE THE MOTION. AND ANY OTHER RELIEF THE COURT DEEM APPROPRIATE, INCLUDING IN PERSON OR TELECONFERENCE.

IV.

ARGUMENT

PETITIONER DECLARES AFFIRMATIVELY THAT THE COURT RECORDS DEMONSTRATE ON THEIR FACE AN ENTITLEMENT TO RELIEF. PETITIONER ALSO ASSERTS THAT HE HAS THE (LEGAL) RIGHT TO HAVE A HEARING ENTERTAINED BY THE COURTS AND RULED UPON AND THE LOWER TRIBUNAL COURT HAS THE (LEGAL) MINISTERIAL DUTY TO ENTERTAIN AND DECIDE/RULE ON THE MATTER AS THIS COURT DIRECTS.

THE FLORIDA SUPREME COURT, THIS COURT, HAS STATED: "WE AGREE WITH THE DISTRICT COURT BELOW THAT DUE PROCESS ENTITLES A PRISONER TO A HEARING ON A CLAIM THAT HE OR SHE MISSED THE DEADLINE TO FILE A RULE 3.850 MOTION BECAUSE HIS OR HER ATTORNEY HAD AGREED TO FILE THE MOTION BUT FAILED TO DO SO IN A TIMELY MANNER. "WE ALSO AGREE WITH JUDGE SHARP'S CONCURRING OPINION THAT THE PRISONER'S CLAIM UNDER THESE SPECIFIC CIRCUMSTANCES SHOULD BE PRESENTED TO THE COURT IN A PETITION FOR WRIT OF HABEAS CORPUS, WHICH WOULD NOT BE BARRED UNDER RULE 3.850(H) BECAUSE IT WOULD COME WITHIN THE FINAL CLAUSE THEREOF." SEE STEELE V KENDE 747 S02d 931 AT 934 (1999 FLA) ALSO SAME LISTING THE COURT STATED: "UPON RECEIVING THE PETITION THE COURT WILL CONDUCT A HEARING ON WHETHER KENDE UNDERTOOK TO FILE A RULE 3.850 MOTION ON STEELE'S BEHALF BUT FAILED TO TIMELY FILE THE MOTION." ALSO AT 934

THE FLORIDA SUPREME COURT HAS ALSO STATED: "... AND THAT THE

TRIAL COURT'S FAILURE TO ACT IMMEDIATELY ON THE MOTION TO
DISQUALIFY VIOLATED SECTION 38.10 AND RULE 2.160 AS DID THE
TRIAL COURT'S RULING ON THE MOTION TO DISMISS WHILE THE MOTION
TO DISQUALIFY WAS PENDING." SEE FUSTER-ESCALONA V MISDYSKY
781 S.D.2d 1063 AT 1066 (2000 FLA)

V.

CONCLUSION

WHEREAS FOR THE FOREGOING REASONS AND SHOWING BY ATTACHED
AFFIDAVIT AND EVIDENCE PROBABLE CAUSE PETITIONER IS BEING DETAINED
WITHOUT LAWFUL AUTHORITY A WRIT OF HABEAS CORPUS COULD AND SHOULD
BE GRANTED IN FAVOR OF DEFENDANT KENDRICK.

Under the penalty of perjury, I declare that the foregoing facts are true, correct, and complete.

Respectfully submitted,

Michael A Kendrick

Petitioner, pro se APRIL 4 2017

DC# TS9555

FLORIDA STATE PRISON

P.O. Box 800

RASTEBORO FLORIDA 32083

CERTIFICATE OF SERVICE

I CERTIFY that a true and correct copy of the foregoing Petition for Writ of Habeas Corpus has been furnished to the following state agencies and all parties of record by deposit in the U.S. Mail via hand delivery to prison officials on April 4, 2017

BUT BEING DENIED ADEQUATE AND TIMELY COPYING SERVICE BY ALL PARTIES.

Michael A Kendrick

Michael A Kendrick

Petitioner, pro se

NOTE: IF NECESSARY PURSUANT Fla. Stat. 79.01 PETITIONER REQUESTS TWO COPIES BE MAILED TO HIM AND PETITIONER WOULD GLADLY PAY POSTAGE TO FURNISH STATE A COPY IF NECESSARY.

ATTACHMENTS:

ORDER GRANTING DISCHARGE OF COUNSEL DATED 4-11-08 FILED 4-15-08

ROBERT D. STEPHENS DEPOSITION PAGE 16

CASE SUMMARY SHEET DATED 7-12-05 REFUSED D.D. SERVICES - APPOINTED P.D ORDER AN FINANCIAL INFORMATION BALANCE DUE

TRIAL TRANSCRIPT PAGE 210 (S. BARNES TESTIMONY BECAUSE HE EXISTED)

CASE SUMMARY SHEET DATED 10-27-05 (9-21-05 HOB TRANSCRIPTS PORTION FILED)

CASE SUMMARY SHEET DATED 4-4-08 THRU 5-5-08 (DISCHARGE AND REAPPOINT COUNSEL)

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
IN AND FOR HILLSBOROUGH COUNTY, FLORIDA
CRIMINAL DIVISION

STATE OF FLORIDA

Case No. 05-CF-013532

Plaintiff/Appellee,

Division F

vs.

Florida Bar No. 160988

MICHAEL A. KENDRICK,

COURT APPOINTED

Defendant/Appellant.

HILLSBOROUGH COUNTY
CRIMINAL DIVISION
FILED
CLERK CIRCUIT COURT
2008 APR 11 PM 5:45

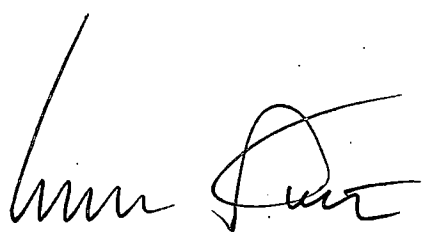
**ORDER GRANTING DISCHARGE OF COUNSEL OF RECORD AND APPOINTING
PUBLIC DEFENDER FOR APPELLATE PURPOSES**

THIS CAUSE, coming from a Motion by Edward S. Campbell, III, attorney for the Defendant, MICHAEL A. KENDRICK, to be relieved as attorney of record and appoint the Public Defender for Appellate purposes, and the court finding that Edward S. Campbell, III, was previously appointed as attorney for the Defendant in his case and has completed all legal duties attendant with that appointment, it is thereupon

ORDERED AND ADJUDGED as follows:

Edward S. Campbell, III, attorney for the Defendant, MICHAEL A. KENDRICK is hereby relieved as attorney of record and a Public Defender of the Thirteenth Judicial Circuit is appointed to representing the Defendant, MICHAEL A. KENDRICK, for appellate purposes shall be appointed for appellate purposes.

DONE AND ORDERED in Chambers on Tampa, Hillsborough County, Florida on this the 11 day of April, 2008.


CIRCUIT CRIMINAL JUDGE

Copies furnished to:

- ✓ Natalia Silver, State Attorney
- ✓ Edward S. Campbell, III
- ✓ Michael A. Kendrick
- ✓ Julianne Holt, Public Defender

- PD OMITTED OUT HARMFUL ^{PORTIONS} TRANSCRIPTS AGAINST THEIR OFFICE IN KENDRICK APPEAL PROCESSING

1 take your seat. So you're standing in this area
 2 where the orange circle is and you observe one of
 3 the women attack Mr. Kendrick with a beer bottle?

4 A ~~She picked up a beer bottle or some~~
 5 ~~kind of bottle. I mean, I guess it's a beer bottle,~~
 6 ~~anything she could grab her hands on, and then~~ was
 7 ~~just throwing it at him, picking up stuff and~~
 8 ~~throwing it at him.~~

9 Q Just throwing it at him? Did you ever
 10 know whether anything hit him or was he dodging it?

11 A I don't know.

12 Q Okay. You weren't really -- okay.

13 A ~~I know she grabbed the bicycle that was~~
 14 ~~chained up against the fence, there.~~

15 Q ~~Did she pull that off the fence?~~

16 A ~~No. It was chained to it.~~

17 Q ~~Okay. But she still tried?~~

18 A ~~Yeah, just grabbed it. If it hadn't~~
 19 ~~have been chained, she would have threw it at him.~~

20 Q All right. And then did you ever see
 21 either of these -- I'm sorry. The girl who picked
 22 up the bike, is that the same girl who was trying to
 23 pick up all the other things and throw it at him?
 24 Is that the big girl with the loud voice?

25 A ~~She's an instigator. I know she's~~

**
 P.D. REFUSED
 TO RECOVER
 BEER BOTTLE
 SHE HAD BUSTED

**

TRIAL DIVISION 2
CASE SUMMARY
CASE NO. 05-CF-013532-A

08/01/2005 INFORMATION FILED
Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=BAKERSE

07/15/2005 ORDER OF COMMUNITY SUPERVISION
Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=BAKKEG

07/12/2005 CONVERTED EVENT
Party: Defendant KENDRICK, MICHAEL ANTHONY
JMM User ID=MAYJ

07/12/2005 NO CONTACT WITH VICTIM
Party: Defendant KENDRICK, MICHAEL ANTHONY
JMM User ID=MAYJ

07/12/2005 PROBABLE CAUSE FOUND
Party: Defendant KENDRICK, MICHAEL ANTHONY
JMM User ID=MAYJ

07/12/2005 ORAL ORDER APPOINTING PD **VIOLATION OF Fla. STAT. 27.52 (2)(A) AND
Fla. STAT 27.51 (2)**
Party: Defendant KENDRICK, MICHAEL ANTHONY
JMM User ID=MAYJ

**UNLAWFUL
APPOINTMENT**

**I DID NOT
REQUEST
P.D SERVICES
WHO WERE
REPRESENTING
ATTACKERS
ALSO STATE
WITNESSES**

07/12/2005 TO BE SET
Party: Defendant KENDRICK, MICHAEL ANTHONY
JUDGE PRESIDING: WALTER HEINRICH COURT REPORTER: VALERISE DAILEY JMM
User ID=MAYJ

07/12/2005 CRIMINAL REPORT AFFIDAVIT
Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=MAYJ

07/12/2005 CRIM AFF APP INDIGENT STATUS
Party: Defendant KENDRICK, MICHAEL ANTHONY
Refused service of PD, form filed. User ID=COLEMAND **I NEVER REQUESTED P.D. SERVICES**

DATE

FINANCIAL INFORMATION

Defendant KENDRICK, MICHAEL ANTHONY	
Total Charges	2,409.73
Total Payments and Credits	0.00
Balance Due as of 12/1/2015	2,409.73

1 correct?

2 A Is that correct?

3 Q Yes. Are you saying that Michael Kendrick
4 struck Latonya Boyd and took off running --

5 A You didn't took off running, you were just
6 standing there. Like I said, I don't know where you
7 was at because at the time she was going for the
8 quart bottle. I'm trying to get her from getting a
9 bottle to hit you with. So that's what was
10 happening. By that time that's when Eric jumped out
11 his car and came over to you. You could have been
12 standing there but, sir, I do not know. But I was
13 trying to keep her from getting a quart bottle from
14 hitting you from her self getting in trouble. So
15 you could have been there, but I don't recall seeing
16 you near by after she went towards the beer bottle,
17 I went towards with her.

18 Q But you do recall stating that you were
19 fixing to call the police?

20 A Yes, I did.

21 Q Do you recall seeing Michael Kendrick
22 leave the area when you made the statement?

23 A I don't think you never left the area
24 because that's when Mr. Watson got out and you and
25 him started. So no, you could never leave the area

ORIGINAL ENTRY
CASE SUMMARY
CASE NO. 05-CF-013532-A

11/03/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
DEMO-DEFENSE'S MOTION Text: TO REDUCE BOND/ROR Hearing: DIS-2005-11-03; Motion By: ; Ruling: MOTG Ruling Desc: MOTION GRANTED

11/03/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
CONT-CONTINUED Text: 1-19-06 DIS Hearing: DIS-2005-11-03; Motion By: ; Ruling: Ruling Desc: CONTINUED

11/03/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
MO-MOTION Text: PRO SE MOTION FOR ENLARGEMENT OF TIME Hearing: DIS-2005-11-03; Motion By: ; Ruling: NOTH Ruling Desc: NOT HEARD

11/03/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
WIPD-WITH COUNSEL ASST PUB DEFENDER Text: Hearing: DIS-2005-11-03; Motion By: ; Ruling: Ruling Desc: WITH COUNSEL ASST PUB DEFENDER

11/03/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
RCR-COURT REPORTER Text: CONNIE GILLIAND Hearing: DIS-2005-11-03; Motion By: ; Ruling: Ruling Desc: COURT REPORTER

11/03/2005 DISPOSITION (8:30 AM) (Judicial Officer: Tharpe, Chet A)
PRO SE MOTION FOR ENLARGEMENT OF TIME.

* 10/27/2005 SEE DOCKET TEXT
Party: Defendant KENDRICK, MICHAEL ANTHONY
TRANSCRIPT OF PROCEEDINGS FROM 9-21-05 COURT HEARING-FILED User ID=MCLEOD. EDWARD CAMPBELL CLAIMED HE NEEDED TO RECDVER TO FILE 3,850

10/14/2005 MOTION FOR ENLARGMENT OF TIME
Party: Defendant KENDRICK, MICHAEL ANTHONY
PRO SE (SET FOR 11-3-05) User ID=DRAKEB

10/06/2005 DISPOSITION SET AND NOTICE SENT
Party: Defendant KENDRICK, MICHAEL ANTHONY
Event Scheduled, DIS, 03-NOV-2005, 08:30, Judge: THARPE, CHET A., Room: CR14, Room Location: AN, User ID = MERCEDES User ID=MERCEDES

10/05/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
CONT-CONTINUED Text: 11-03-05 DISP Hearing: DIS-2005-10-05; Motion By: ; Ruling: Ruling Desc: CONTINUED

10/05/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
WIPD-WITH COUNSEL ASST PUB DEFENDER Text: Hearing: DIS-2005-10-05; Motion By: ; Ruling: Ruling Desc: WITH COUNSEL ASST PUB DEFENDER

10/05/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
ASSA-ASSISTANT STATE ATTORNEY Text: Hearing: DIS-2005-10-05; Motion By: ; Ruling: Ruling Desc: ASSISTANT STATE ATTORNEY

10/05/2005 CONVERTED MINUTE CODE
Party: Defendant KENDRICK, MICHAEL ANTHONY
RCR-COURT REPORTER Text: CONNIE GILLIAND Hearing: DIS-2005-10-05; Motion By: ; Ruling: Ruling Desc: COURT REPORTER

* THIS PORTION
OF TRANSCRIPTS
MISSING

TRIAL DIVISION 2
CASE SUMMARY
CASE NO. 05-CF-013532-A

: Defendant KENDRICK, MICHAEL ANTHONY
DCA, PD, AOC User ID=HARRISD

05/05/2008 DESIGNATION TO COURT REPORTER
Party: Defendant KENDRICK, MICHAEL ANTHONY
AMENDED ***Sent to APPEALS DEPT*** User ID=KIRKCONNELL

04/22/2008 JUDGMENT AND SENTENCE
Party: Defendant KENDRICK, MICHAEL ANTHONY
CORRECTION AS TO COUNT ONE/ADD 20 YEARS MIN/MAN 2 CERTIFIED COPIES
SENT TO DOC User ID=BAKERSE

04/21/2008 ORDER FROM DCA
Party: Defendant KENDRICK, MICHAEL ANTHONY
04-17-08 : THIS APPEAL HAS BEEN FILED WITHOUT A FILING FEE REQUIRED BY
SECTION 35.22(3), FLORIDA STATUTES (2005). THE ATTORNEY FOR APPELLANT
SHALL FORWARD THE REQUIRED \$300.00 FILING FEE OR, IF APPLICABLE, AN
ORDER FROM THE CIRCUIT COURT, OR A CERTIFICATE OF INDIGENCY FORM THE
CIRCUIT COURT CLERK, FINDING APPELLANT INSOLVENT TO THIS COURT WITHIN
TWENTY DAYS FROM THE DATE OF THIS ORDER. IF THIS COURT DOES NOT
RECEIVE ANY OF THE ABOVE WITHIN THE PRESCRIBED TIME, THIS APPEAL MAY BE
SUBJECT TO DISMISSAL WITHOUT FURTHER NOTICE AND APPELLANT'S COUNSEL
MAY RISK SANCTIONS IF THIS DIRECTIVE IS IGNORED. 2D08-1868. EM User
ID=MANRESAE

04/16/2008 FELONY COMMITMENT TO FLORIDA STATE PRISON
Party: Defendant KENDRICK, MICHAEL ANTHONY
SENTENCED ON 04-APR-2008 JUDGE FUENTE User ID=BAKERSE

04/15/2008 INDIGENCY PACKET SENT TO PARTY
Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=KIRKCONNELL

04/15/2008 ORDER SIGNED
Party: Defendant KENDRICK, MICHAEL ANTHONY
BY JUDGE W. FUENTE: Order of Indigency Original sent to APPEALS DEPT; Copies sent
to SAO, PD, Edward S. Campbell, Esq., and Michael A. Kendrick. User ID=KIRKCONNELL

04/15/2008 ORDER GRANTING
Party: Defendant KENDRICK, MICHAEL ANTHONY
ORDER GRANTING DISCHARGE OF COUNSEL OF RECORD AND APPOINTING
PUBLIC DEFENDER FOR APPELLATE PURPOSES signed by JUDGE W. FUENTE;
Original sent to APPEALS DEPT; Copies sent to SAO, PD, Edward S. Campbell, Esq., &
Michael A. KENDRICK User ID=KIRKCONNELL

04/11/2008 MOTION
Party: Defendant KENDRICK, MICHAEL ANTHONY
FOR COURT FILE ONLY User ID=FREESTON

04/11/2008 LETTER TO JUDGE
Party: Defendant KENDRICK, MICHAEL ANTHONY
DEFENDANT DATED FEBRUARY 5, 2008 User ID=FREESTON

04/11/2008 TRANSCRIPT OF PROCEEDING
Party: Defendant KENDRICK, MICHAEL ANTHONY
FROM 6/15/08 DOCKET User ID=FREESTON

04/11/2008 TRANSCRIPT OF PROCEEDING
Party: Defendant KENDRICK, MICHAEL ANTHONY
FROM 6/11/07 DOCKET User ID=FREESTON

04/11/2008 TRANSCRIPT OF PROCEEDING

CONFLICT COUNSEL
VIOLATED IN PURSUANT
Fla. STAT. 27.5303(2)

TRIAL DIVISION 2
CASE SUMMARY
CASE NO. 05-CF-013532-A

Party: Defendant KENDRICK, MICHAEL ANTHONY
from 5/16/07 docket User ID=FREESTON

04/11/2008

FEE LETTER SENT

Party: Defendant KENDRICK, MICHAEL ANTHONY
TO EDWARD S. CAMPBELL, III, Esq. User ID=KIRKCONNELL

04/11/2008

COPIES SENT TO

Party: Defendant KENDRICK, MICHAEL ANTHONY
STATE ATTORNEY and PUBLIC DEFENDER (Notice of Appeal w/attachments) User ID=KIRKCONNELL

04/11/2008

CERTIFIED COPIES TO APPEALS DEPARTMENT

Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=KIRKCONNELL

04/10/2008

MOTION

Party: Defendant KENDRICK, MICHAEL ANTHONY
EDWARD CAMPBELL FILED THIS MOTION TO BE RELIEVED AS ATTORNEY OF RECORD AND APPOINT PUBLIC DEFENDER FOR APPELLATE PURPOSES User ID=PESQUERA

EDWARD CAMPBELL FILED THIS MOTION AS COUNSEL OF RECORD SEE Pg 254 To RECORD

04/10/2008

MOTION

Party: Defendant KENDRICK, MICHAEL ANTHONY
TO DECLARE DEFENDANT INDIGENT FOR APPELLANT PURPOSES User ID=PESQUERA

04/10/2008

DESIGNATION TO COURT REPORTER

Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=KIRKCONNELL

04/10/2008

WRITTEN DIRECTIONS TO CLERK

Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=KIRKCONNELL

04/10/2008

JUDICIAL ACTS TO BE REVIEWED

Party: Defendant KENDRICK, MICHAEL ANTHONY
User ID=KIRKCONNELL

04/10/2008

NOTICE OF APPEAL TO 2ND DCA

Party: Defendant KENDRICK, MICHAEL ANTHONY
NOTICE OF APPEAL filed by EDWARD S. CAMPBELL, Esq. User ID=KIRKCONNELL

04/07/2008

CASE STATUS UPDATED

User ID=LYNN

04/07/2008

ORDER ASSESSING CHARGES COSTS FINE AND JUDGMENT

Party: Defendant KENDRICK, MICHAEL ANTHONY
ORBK 18562 PG 1555-1556 User ID=LETO

04/04/2008

CONVERTED MINUTE CODE

Party: Defendant KENDRICK, MICHAEL ANTHONY
ASSA-ASSISTANT STATE ATTORNEY Text: NATALIA SILVER Hearing: PSS-2008-04-04; Motion By: ; Ruling: Ruling Desc: ASSISTANT STATE ATTORNEY

04/04/2008

CONVERTED MINUTE CODE

Party: Defendant KENDRICK, MICHAEL ANTHONY
ATJA-ATTENTION JAIL Text: HOLD DEFENDANT AND DO NOT RELEASE TO FSP FOR TWO WEEKS - DEFT HAS PENDING CIVIL CASES Hearing: PSS-2008-04-04; Motion By: ; Ruling: Ruling Desc: ATTENTION JAIL

04/04/2008

CONVERTED MINUTE CODE

MICHAEL KENDRICK T59555/E1204
FLORIDA STATE PRISON
P.O. Box 800
RAIFORD FLORIDA 32083

Mailed from a State
Correctional Institution



JUSTICE QUINLE COURT
SUPREME COURT OF FLORIDA
500 S. PALM DUAL STREET
TALLAHASSEE FLORIDA 32399

APR 10 2017

CLEARED

Clerks' office

LEGAL MAIL