

IN THE DISTRICT COURT OF APPEALS
SECOND DISTRICT
STATE OF FLORIDA

LEGAL MAIL
Delivered to Florida State Prison
for mailing by [Signature]
2/6/18

SEAN HOWARD,
Appellant,

Vs.

DCA CASE NO: 2011-402

STATE OF FLORIDA,
Appellee, //

NOTICE TO INVOKE DISCRETIONARY JURISDICTION

NOTICE IS GIVEN that, Sean Howard, Appellant in pro se Invokes the Discretionary Jurisdiction of the Florida Supreme Court to review the decision of this Court rendered on March 15th, 2011.

The decision is within the discretionary Jurisdiction of the Florida Supreme Court because:

(1) The decision of the Second District Court of Appeals in the Instant case is in direct conflict with several District Court of Appeals decisions, and both, the Florida Supreme Court and United States Supreme Court's decisions, on the same question of Law.

DATED THIS 6th DAY OF JULY, 2018.

151

Sean Howard
Sean Howard #720988
FL. State Prison - West Unit
P.O. Box 800
Raiford, FL. 32083
(Pro Se)

2018 JUL 11 AM 8:38

FLORIDA SUPREME COURT

07/11/2018

RECEIVED

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that I have placed a true and correct copy of the foregoing Document in the hands of Prison Officials for the purpose of mailing to the following:

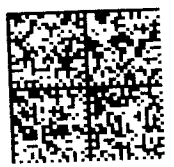
(1) Office of Attorney General
CONCOURSE CENTER 4
3507 E. Frontage Rd, Ste #200
Tampa, FLA. 33607-7013

ON THIS 6th DAY OF JULY, 2018.

151 Sean Howard
Sean Howard #720988
FL. State Prison-West Unit
P.O. Box 800
Raiford, FL. 32083

Sean Howard # 730988
Florida State Prison - west unit
P.O. Box 800
Raiford, FL 32053

Mailed From A State
Correctional Institution



U.S. POSTAGE
FOREVER
ZIP 32026
02 4M
000035704
FOREVER USA

District Court of Appeal
Second District

P.O. Box 327

Leeland, FL 32053
380240527 8003

LEGAL MAIL

**IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
SECOND DISTRICT, POST OFFICE BOX 327, LAKELAND, FL 33802-0327**

March 15, 2011

CASE NO.: 2D11-402

L.T. No. : 08-1040F

Sean Howard

v.

State Of Florida

Appellant / Petitioner(s),

Appellee / Respondent(s).

BY ORDER OF THE COURT:

Petitioner's petition alleging ineffective assistance of appellate counsel is denied.

SILBERMAN, KELLY, and VILLANTI, JJ., Concur.

I HEREBY CERTIFY that the foregoing is a true copy of the original court order.


Served:

Sean Howard

Attorney General

Barbara Scott, Clerk

aw



James Birkhold
Clerk



SECOND DISTRICT COURT OF APPEAL OF FLORIDA
P.O. BOX 327
LAKELAND, FLORIDA 33802-0327
(863) 499-2290

July 11, 2018

Re:

Sean Howard
v.
State of Florida
Appeal No.: 2D11-402
Trial Court No.: 08-1040F
Trial Court Judge:

Florida Supreme Court
Attn: Clerk's Office

Attached is a certified copy of the notice invoking the discretionary jurisdiction of the Supreme Court, pursuant to Rule 9.120, Florida Rules of Appellate Procedure. Attached also is this Court's opinion or decision relevant to this case.

The filing fee prescribed by Section 25.241(3), Florida Statutes, was paid through the portal.

The filing fee prescribed by Section 25.241(3), Florida Statutes, was received by this court and is attached.

The filing fee prescribed by Section 25.241(3), Florida Statutes, was not received by this court.

Petitioner/Appellant has been previously determined insolvent by the circuit court or our court in the underlying case.

Petitioner/Appellant has already filed, and this court has granted, petitioner/appellant's motion to proceed without payment of costs in this case.

No filing fee is required because:

- Summary Appeal, pursuant to rule 9.141
- From the Unemployment Appeals Commission
- A Habeas Corpus proceeding
- A Juvenile case
- Other: Ineffective Assistance of Counsel

If there are any questions regarding this matter, please do not hesitate to contact this office.

Sincerely,

Mary Elizabeth Kuenzel
Clerk

By: Joshua Dannelley

MK: jd

cc: Attorney General
Sean Howard