

Florida Fifth District Court of Appeal Docket

Case Docket

Case Number: 5D07-1057

Final Criminal Judgment and Sentence Notice from Orange County

JOHN DOBBS vs. STATE OF FLORIDA

Lower Tribunal Case(s): 06-CF-15201

Printer Friendly View

Date Docketed	Description	Date Due	Filed By	Notes
03/27/2007	Notice of Appeal Filed		Withdrawn Appellant	FILED BY PD ORLANDO
03/27/2007	LT CRT ORD O/INDG & APP O/CNSL			
03/30/2007	Court Reporter Ack. Letter			
04/05/2007	Motion Extension of Time Cort Rpter Trans-Cr Req			
04/09/2007	Grant EOT Court Reporter Transcript- CR Req.	05/15/2007		
04/09/2007	Court Reporter Ack. Letter			
05/29/2007	Motion Extension of Time To File Record		Withdrawn Appellant	FILED BY PD ORLANDO
05/30/2007	Order Granting Time Extension To File Record	06/29/2007		
06/25/2007	Received Records			9VOL;1BOX IN EHXIHIT ROOM
07/05/2007	Designation of Public Defender -PD7th			
07/25/2007	Mot. for Extension of time to file Initial Brief		Withdrawn Appellant	FILED BY PD DAYTONA
07/26/2007	Order Granting EOT for Initial Brief	09/24/2007		NO FURTHER EOT
09/25/2007	Mot. for Extension of time to file Initial Brief		Withdrawn Appellant	FILED BY PD DAYTONA
10/03/2007	Order Granting EOT for Initial Brief	10/12/2007		

11/02/2007	Show Cause Lack of Prosecution, Initial Brief	11/12/2007		W/I 10DAYS
11/06/2007	Motion To Accept Timely Brief		Withdrawn Appellant	FILED BY PD DAYTONA
11/06/2007	Initial Brief on Merits		Withdrawn Appellant	MOOT PER 12/6ORDER;FILED BY PD DAYTONA
11/07/2007	RESPONSE		Withdrawn Appellant	PER 11/20ORDER;FILED BY PD DAYTONA
11/08/2007	Grant to Accept Brief Filed as Timely			11/7RESPONSE IS NOTED & ACCEPTED. K.R.HOLTZ,ESQ, COUNSEL FOR AA, IS CAUTIONED THAT A TIMELY MOTION FOR EOT MUST BE FILED WHEN THE TIME LIMITS UNDER THE APPELLATE RULES OR COURT ORDERS CANNOT BE MET. FAILURE TO DO SO IN THE FUTURE MAY RESULT IN PERSONAL SANCTIONS BEING IMPOSED AGAINST COUNSEL. SEE FRAP 9.410.
11/20/2007	Motion To File Supplemental Record		Withdrawn Appellant	FILED BY PD DAYTONA
11/20/2007	Motion For Leave To File Amended Brief		Withdrawn Appellant	FILED BY PD DAYTONA
12/05/2007	Amended Appellant's Initial Brief		Withdrawn Appellant	MOOT PER 12/6ORDER;FILED BY PD DAYTONA
12/06/2007	Order Granting Motion to Supplement the Record	12/26/2007		W/I 20DAYS
12/06/2007	Grant Motion Serve Amended Brief			
12/12/2007	Appellee's Answer Brief		Attorney General - Appellee	MOOT
12/26/2007	Motion Extension of Time Supplemental ROA		Withdrawn Appellant	FILED BY PD DAYTONA
12/27/2007	ORD-Grant EOT Supplemental ROA	01/02/2008		
12/31/2007	Supplemental Records			IVOL
01/02/2008	Mot. for Extension of Time to File Reply Brief		Withdrawn Appellant	FILED BY PD DAYTONA
01/03/2008	Order Granting EOT for Appellant's Reply Brief	01/28/2008		
01/18/2008	Miscellaneous Docket Entry			LETTER FROM CELESTE DOBBS RE: POWER OF ATTY,ETC.;STRICKEN PER 1/22ORDER
01/22/2008	ORD-Stricken			INASMUCH AS AA IS REPRESENTED BY COUNSEL, PD,7TH JUD CIR, IT IS ORDERED THAT THE 1/15DOCUMENT SUBMITTED BY C.DOBBS IN

				BEHALF OF AA, J.DOBBS, IS STRICKEN
01/23/2008	Amended Appellant's Initial Brief		Withdrawn Appellant	SECOND;STRICKEN PER 3/7ORDER;FILED BY PD DAYTONA
01/28/2008	Initial Brief on Merits		Pro Se - Appellant	STRICKEN PER 1/29ORDER
01/29/2008	ORD-Stricken			INASMUCH AS AA IS REPRESENTED BY COUNSEL, IT IS ORDERD THAT THE 1/28PRO SE AMENDED INIT BRF IS STRICKEN AS UNAUTHORIZED
02/04/2008	Miscellaneous Motion		Pro Se - Appellant	STATEMENT AND DECLARATION BE ATTACHED...
02/07/2008	ORD-Stricken			AA'S PRO SE DOCUMENT TITLED "ATTACHMENT" IS STRICKEN AS UNAUTHORIZED, AS AA IS REPRESENTED BY COUNSEL. AA MUST COMMUNICATE TO THE COURT THROUGH HIS COUNSEL.
02/08/2008	Appellee's Answer Brief		Attorney General - Appellee	MOOT
02/13/2008	Miscellaneous Motion		Pro Se - Appellant	DISMISS COUNSEL
02/13/2008	Notice		Pro Se - Appellant	OF AUTHORIZATION, REPRESENTATION....
02/18/2008	ORD-Appellant to File Response	02/28/2008		W/I 10DAYS PD,7TH TO 2/13PRO SE MOTION
02/20/2008	Request for Oral Argument			AA Office Of The Public Defender 2222201
02/20/2008	Appellant's Reply Brief		Withdrawn Appellant	STRICKEN PER 3/7ORDER;FILED BY PD DAYTONA
02/27/2008	Notice of Supplemental Authority		Appellee	
02/28/2008	RESPONSE		Withdrawn Appellant	TO 2/13MOT PER 2/18ORDER;FILED BY PD DAYTONA
03/07/2008	Grant Miscellaneous Motion			AA'S 2/13MOTION IS GRANTED. ACCORDINGLY, THE PD, 7TH JUD CIR, IS WITHDRAWN AS COUNSEL AND AA SHALL PROCEED PRO SE. 1/23 2ND AMENDED INIT BRF & 2/20REPLY BRF FILED BY PD ARE STRIKEN. PRO SE INIT BRF W/I 30DAYS;AE MAY FILE & SERVE AMENDED ANS BRF W/I 20DAYS OF INIT BRF
03/26/2008	Motion To File Supplemental Record			SIGNED BY C.DOBBS
03/31/2008	Motion To File Supplemental Record		Pro Se - Appellant	
04/01/2008	Miscellaneous Order	04/11/2008		WITHDRAWN BY 6/6ORDER;W/I 10DAYS AA ADVISE THIS COURT WHETHER HE INTENDS TO PROCEED PRO SE, AS PREVIOUSLY AUTHORIZED, OR

				THROUGH C.DOBBS, THROUGH THE POWER OF ATTORNEY. INASMUCH AS AA CANNOT PROCEED BOTH PRO SE AND THROUGH CELESTE DOBBS PURSUANT TO A POWER OF ATTORNEY, AND FURTHERMORE, AS A MOT TO SUPP WAS FILED 3/25 BY C. DOBBS AND A SEPARATE MOT TO SUPP WAS FILED BY AA ON 3/31/8, IT IS ORDERED.....
04/03/2008	Motion To Compel		Appellee	SERVICE
04/04/2008	ORD-Granting Motion to Compel	04/19/2008		AA SHALL IMMEDIATELY SERVE A COPY OF THE 3/26MOT SUPP BY C.DOBBS PY POWER OF ATTY AND A COPY OF 3/31MOT SUPP ON THE OFFICE OF ATTY GEN, DAY BHC & SHALL FILE A CERT OF SERVICE AS TO EACH DOCUMENT WITH THIS COURT W/I 15DAYS CONFIRMING COMPLIANCE OF THIS ORDER
04/07/2008	Motion To File Enlarged Brief		Pro Se - Appellant	
04/07/2008	RESPONSE		Pro Se - Appellant	PER 4/1ORDER
04/11/2008	Motion To Strike		Appellee	PRO SE INIT BRF
04/16/2008	Miscellaneous Docket Entry			COMPLIANCE WITH 4/4ORDER FROM C.DOBBS
04/18/2008	Miscellaneous Docket Entry			CERT OF SERVICE;COMPLIANCE W/4/4ORDER;PS John Dobbs C00618
04/24/2008	Motion To File Supplemental Record		Pro Se - Appellant	
05/01/2008	ORD-Appellee to File Response	05/11/2008		W/I 10DAYS TO 331/4/7 AND 4/24MOTIONS'
05/12/2008	RESPONSE		Appellee	PER 5/1 ORDER
05/22/2008	Deny Motion to Supplement Record			3/31 & 4/24MOTS ARE DENIED
05/22/2008	Order Authorizing Longer Brief			& 60PAYGE HANDWRITTEN BRF, FILED CONCURRENTLY, IS ACCEPTED. AA SHALL FORWARD 3 COPIES OF THE INIT BRF TO THIS COURT PURSUANT TO FRAP 9.210(g)(2) W/I 15DAYS
05/22/2008	Deny Motion to Strike			
06/03/2008	Initial Brief on Merits		Pro Se - Appellant	
06/04/2008	Appellee's Answer Brief		Attorney General - Appellee	
06/06/2008	Miscellaneous Order			THE 4/1/8 ORDER OF THIS COURT IS WITHDRAWN. AA MAY PROCEED PRO SE OR THROUGH RETAINED OR APPOINTED COUNSEL ONLY. THEREFORE, THE 3/26MOTION TO SUPP, FILED BY CELESTE DOBBS IS STRICKEN AND NO FURTHER

Error, should read File 06/03/2008 Appellant's Initial Brief, Pro Se- Appellant, (no, on Merits ,was included by appellant, in his Pro Se Initial Brief.

				PLEADINGS FILED BY HER WILL BE ACCEPTED BY THIS COURT.
06/20/2008	Request for Oral Argument			PS John Dobbs C00618
06/26/2008	Appellant's Reply Brief		Pro Se - Appellant	
09/24/2008	ORD-Dispensing Oral Argument			PURSUANT TO FRAP 9.320. A REQUEST FOR RECONSIDERATOIN OF THIS ORDER MAY BE FILED FOR GOOD CAUSE SHOWN W/I 10DAYS
12/16/2008	Affirmed - Per Curiam Affirmed			
12/29/2008	Motion For Rehearing		Pro Se - Appellant	CLARIFICATION
01/02/2009	Motion For Rehearing		Pro Se - Appellant	
01/12/2009	Motion To Strike		Pro Se - Appellant	STRIKE 12/30MOT REH
01/26/2009	Deny Motion to Strike			& 12/30MOT IS STRICKEN
01/26/2009	ORD-Denying Rehearing			
02/09/2009	Motion For Rehearing/Interim Order		Pro Se - Appellant	OF 1/26ORDER, 12/16PCA;STRICKEN PER 2/16ORDER
02/09/2009	Miscellaneous Docket Entry			"URGE THIS COURT...";STRICKEN PER 2/16ORDER;PS John Dobbs C00618
02/16/2009	ORD-Stricken			BOTH 2/9PLEADINGS ARE STRICKEN AS UNAUTHORIZED
02/20/2009	Mandate			

Error, 12/30/2008 was change to 12/29/2008, Motion For Rehearing, Pro Se-Appellant, CLARIFICATION.

Error, File 02/09/2009, Motion For Rehearing/Interim Order, Pro Se, OF 1/26 ORDER, 12/16PCA; STRICKEN PER 2/16 ORDER.

a.) It should read, File 02/09/2006, Motion For Rehearing (no interim Order was included by appellant, in his motion for rehearing.

Printer Friendly View