

Supreme Court of Florida

MONDAY, APRIL 1, 2002

CASE NOS.: SC00-1199 & SC01-822
Volusia Case No.: 91-00257CFAES

CASE NOS.: SC00-1748 & SC01-265
Pasco Case No. 91-1232-CFAES

CASE NO.: SC01-1391
Marion/Citrus Case Nos. 91-463-W,
91-304-W/91-112-CF

AILEEN CAROL WUORNOS
AILEEN CAROL WUORNOS

vs. STATE OF FLORIDA
vs. MICHAEL W. MOORE, ETC.

Appellant/Petitioner

Appellee/Repondent

As we find no abuse in the trial court's conclusion that appellant/petitioner Aileen Wuornos is competent to proceed, we approve this finding. The trial court conducted an extensive Faretta v. California, 422 U.S. 806 (1975), inquiry in this matter pursuant to this Court's decision in Durocher v. Singletary, 623 So. 2d 482 (Fla. 1993), and subsequent decisions. We find no error in the trial court's findings made after the Faretta-like hearing that Wuornos "has made a knowing, voluntary, and intelligent decision to waive her collateral counsel and also waive any further post-conviction proceedings."

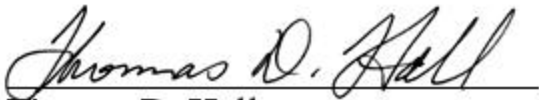
Accordingly, we discharge the Office of Capital Collateral Regional Counsel-Middle Region. The Office of Capital Collateral Regional Counsel-Middle Region has no further representation of appellant/petitioner or obligation in the following proceedings, and we hereby dismiss further review of the same:

Wuornos v. State, SC00-1199;
Wuornos v. Moore, SC01-822;
Wuornos v. State, SC00-1748;
Wuornos v. Moore, SC01-265;
Wuornos v. State, SC01-1391.

WELLS, C.J., and SHAW, HARDING, ANSTEAD, PARIENTE, LEWIS and QUINCE, JJ., concur.

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A True Copy
Test:


Thomas D. Hall
Clerk, Supreme Court



tc
Served:

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HON. R. MICHAEL HUTCHESON, JUDGE
HON. JED PITTMAN, CLERK
HON. WAYNE L. COBB, JUDGE
HON. VICTOR J. MUSLEH, JUDGE
HON. DAVID R. ELLSPERMANN, CLERK