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APPENDIX A



Comments SC13-1354 Filed by a non-lawyer Use in SC134986

carolyn wilson scott (Adobe SendNow Invitations)

12/02/2013 03:09 AM

To: esloyer

Please respond to 2louyolandakids

Florida Rules of Juvenile Procedure 8.135 Correction of
Disposition or Commitment Orders The Circuit Criminal
Court Division F: ignored the fact that (A) This motion stays
rendition under Florida Rule of Appellate Procedure 9.020(h).

Ok This is the year For Hope Florida Rule of Juvenile P.

**RULE 8.135. CORRECTION OF DISPOSITION OR
COMMITMENT ORDERS**

(a) [No Change]

(b) Motion to Correct Disposition or Commitment Error. A
motion to correct any disposition or commitment order error,
including an illegal disposition or commitment, may be filed
as allowed by this subdivision. The motion must identify the
error with specificity and provide a proposed correction. A
response to the motion may be filed within 15 days either
admitting or contesting the alleged error. Motions may be
filed by the state under this subdivision only if the correction
of the error would benefit the child or to correct a scrivener's
error.

(1) Motion Before Appeal. During the time allowed for the
filing of a notice of appeal, a child, the state, or the
department may file a motion to correct a disposition or
commitment order error.

(A) This motion stays rendition under Florida Rule of
Appellate Procedure 9.020(h)(i).

(B) [No Change]

(2) [No Change]

Case No. SC13-4986 Comments Comments to No.
SC13-1354IN RE: AMENDMENTS TO THE Fla. R. JUV. P. IN
THE DISTRICT COURT OF APPEAL OF FLORIDA,
SECOND DISTRICT IN THE DISTRICT COURT OF APPEAL
OF FLORIDA, 2ND DISTRICT Case No. 2D13-3652
#2D13-3117 concur #2D13-4986 Consolidated Habeas
Corpus Case No.: 13-CF-003715A F.R.App.P. 10(4)
Payment. (e) Correction Reopen Case No.: 08-CA-022901A
28 usc 1441(b) FRCP 42 Consolidated Case No.
:13-CA-689A CHIEF INSPECTOR GEN. L.T. CASE
#08-CA-022901-L.T. #13-CF-003715 et. al., concur L.T.
Case No. #13-CA-000689 et. al.,
Case No. 20131008002A L.T.CASE No.13-CF-003715A
L.T.CASE NO.13-CF-005017A

L.T.CASE NO.13-CF-003715A
L.T.CASE NO.13-CJ-000870A
L.T.CASE NO.13-CJ-001020A
NOTICE TO INVOKE DISCRETIONARY JURISDICTION

All comments must be filed with the Court on or before December 2, 2013, with a certificate of service verifying that a copy has been served on the Committee Chair, Whitney M. Untiedt, 35 North Main Street, Gainesville, Florida 32601-5323, untiedtw@pdo8.org, and on the Bar Staff Liaison to the Committee, Ellen Sloyer, 651 E. Jefferson Street, Tallahassee, Florida 32399-2300, esloyer@flabar.org, as well as a separate request for oral argument if the person filing the comment wishes to participate in oral argument, which may be scheduled in this case. The Committee Chair has until December 23, 2013, to file a response to any comments filed with the Court. If filed by an attorney in good standing with The Florida Bar, the comment must be electronically filed via the Portal in accordance with In re Electronic Filing in the Supreme Court of Florida via the Florida Courts E-Filing Portal, Fla. Admin. Order No. AOSC13-7 (Feb. 18, 2013). If filed by a non-lawyer or a lawyer not licensed to practice in Florida, the comment must be electronically filed via e-mail in accordance with In re Mandatory Submission of Electronic Copies of Documents, Fla. Admin. Order No. AOSC04-84 (Sept. 13, 2004). Electronically filed documents must be submitted in Microsoft Word 97 or higher. Any person unable to submit a comment electronically must mail or hand-deliver the originally signed comment to the Florida Supreme Court, Office of the Clerk, 500 South Duval Street, Tallahassee, Florida 32399-1927;

Page 1 (a) Legal Definition to Contumacy; a willful disregard of the authority of a legislative body or disobedience to its lawful orders Direct Contempt. LEGAL INFORMATION OFFICE NETWORK SYSTEM (LIONS) Appendix A - Code List July 2013 A-56 PROGRAM CATEGORY Public Corruption. Criminal prosecution of public employees for misconduct in, or misuse of, office, - - . 013 Federal Corruptions - Law Enforcement. Corruption of any employee relating to law enforcement, including investigators, prosecutors, judges, court officials, prison officials (may involve violations of 18 U.S.C. §§ 201, 872, 1001, 1503, 1505, 1510, 1621, 1962 and others). (All such cases are National Priorities (N)). Evoked Delivered and redelivering pursuant to: WASHINGTON, DC 20530 October 9, 2013 12:03 pm ProSe Louis Scott Carolyn Wilson has requested that you receive the current Track & Confirm information, as shown below. Current Track & Confirm e-mail information provided by the U.S. Postal Service Label Number: 9505500025583278QAQAQ11 Page 10 of 63 <http://www.justice.gov/oig/testimony/t1311.pdf>. TITLE 34 – EDUCATION [34 CFR] PART 35 – TORT CLAIMS AGAINST THE GOVERNMENT [34 CFR 35] § 35.1 Scope of regulations.

The regulations in this part shall apply only to claims asserted under the Federal Tort Claims Act, as amended, 28 U.S.C. 2671-2680, for money damages against the United States for damage to or loss of property or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Department of Education while acting within the scope of his office or employment. Rule 4.

Summons (a) Contents; Amendments. (2) Amendments. The court may permit a summons to be amended. (3) Validity of Service; Amending Proof. Failure to prove service does not affect the validity of service. The court may permit proof of service to be amended. (m) Time Limit for Service. Evoking pursuant to: Invoked (d) Supplemental Pleadings. 28 USC § 526 - Authority of Attorney General to investigate United States attorneys, marshals, trustees, clerks of court, and others Evoked (b)0AG ALEX B. ERSHOCK Tallahassee Florida and 325 West Gaines Street, Suite 1201 Tallahassee, Florida 32399-0400 Telephone: 850-245-0403 Fax: 850-245-9419 E-mail: oig@fldoe.org local County Hillsborough City Tampa Florida Diana Esposito 28 USC F.S. 961.05 Application § 2247 Documentary evidence - - - - INTRODUCTION pursuant to Fla. R. Civ. P. 1.120 Attaching (b) on any previous similar application by or in behalf of the same petitioner, shall be admissible in evidence As amended on the Court's own motion, we authorize for publication and use instruction 14.2 (Dealing in Stolen Property (Fencing)) of the Standard Jury Instructions in Criminal Cases, on an interim basis. We have jurisdiction. See art. V, § 2(a), Fla. Const. In Williams v. State, No. SC11-1543 (Fla. Aug. 29, 2013), we held that when the offenses of both theft and dealing in stolen property are submitted to the jury, the jury must be instructed in accordance with section 812.025, Florida Statutes (2008). Id. at 12-13. Section 812.025, "Charging theft and dealing in stolen property," provides as follows Notwithstanding any other provision of law, a single indictment or information may, under proper circumstances, charge theft and dealing in stolen property in connection with one scheme or course of conduct in separate counts that may be consolidated for trial, but the method prescribed by rule 9.100. (2) A plaintiff may notify any defendant of the Inspector General's Hotline | Office of Inspector General | U.S. Department of Education | 400 Maryland Avenue, SW | Washington, DC 20202-1500 Complaint Form The Inspector General's Hotline is maintained to facilitate the reporting of allegations involving fraud, waste, abuse, misuse or mismanagement of US Department of Education (ED) (f) (4) any other final order as provided by law. Fla. R. App. P. 9.130 (1) - - - - Review of other non-final orders in such courts and non-final administrative action shall be by the method prescribed by rule 9.100. PROCEEDINGS TO REVIEW NON-FINAL ORDERS IN ADDITION, SPECIFIED FINAL ORDERS Applicability. (1) - - - - Review of other Page 2 nonfinal orders in such courts and nonfinal administrative action shall be by the method prescribed by rule 9.100. (2) A plaintiff may notify any defendant of the Inspector General's Hotline | Office of Inspector General |

U.S. Department of Education | 400 Maryland Avenue, SW | Washington, DC 20202-1500 Complaint Form The Inspector General's Hotline is maintained to facilitate the reporting of allegations involving fraud, waste, abuse, misuse or mismanagement of US Department of Education (ED) program funds. This could include complaints concerning employees, fund recipients, educational institutions, contractors, collection agencies, or lending institutions.

Writ Habeas Corpus NO CHARGES Writ Certiorari \$75.00 in per se Case No. 13-CA-689 -&- per se, Case No. 08-022901 2nd motions eVoked Reopening certain civil actions, suits, or proceedings in the Circuit Court \$50.00. (d) Notice

Department of Education EDIG Office of Inspector General EDUC Department of Education (b) Notice to the Court of Appeals. The movant must promptly notify the circuit clerk under Federal Rule of Appellate Procedure 12.1 if the district court states that it would grant the motion or that the motion raises a substantial issue. Due to there never was a pistol/gun at or in the first Feuding to which there was a signing of six(6) to 7(seven) waiver requested by the families pursuant to/forms from the Hillsborough County Sheriff Office not to prosecutions of the FEUDING done by the kids concerning the neighborhood teenager some of who lived in the community was FEUDING which was all supporting pro of evidence was but ALLEGED offense recorded on YOUTUBE and Comments placed in FACEBOOKS of both events to which the HCSO several Deputies reviewed prior and after the arrest of the three Juvenile to which one is an Forensic then fore on the same day and not as the State Attorney Office Assistance Marisa L. Pupello eVoked pursuant to evoking F.S. 837.07 (2) Such admission is made before it has become manifest that such false statement has been or will be exposed. Recantation as a defense. –

Evoking F.R.Crim.P. 37 pursuant to: eVoked subpart (b) - - - - Recantation shall be a defense to any prosecution for perjury or false statement only if the person making the false statement Federal Rules of Criminal Procedure 37 eVoking pursuant to: eVoked subpart (a) Relief Pending Appeal. If a timely motion is made for relief that the court lacks authority to grant because of an appeal that has been docketed and is pending, the court may: Second District Court of Appeal Case Docket Case Number: 2D13-4986 Final Administrative Other Notice from Hillsborough County CAROLYN WILSON SCOTT vs. OFFICE OF THE CHIEF INSPECTOR GENERAL Lower Tribunal Case(s): 13-CF-003715A 11/10/2013 09:41

§ 6. Authority of Inspector General; information and assistance from Federal agencies; unreasonable refusal; eVoked 28 U.S.C. § 1657 - Priority of civil actions (a) Notwithstanding any other provision of law each court of the United States shall determine the order in which civil actions are heard and determined, except that the court shall expedite the consideration of any action brought under chapter 153 oig's testimony/t1311.pdf Evoked F.S. 916.107 Rights of forensic clients.– (9) HABEAS CORPUS.– (a) At any time, and without notice, - - - (b) A client or his or her

legal guardian or representatives ---- may file a petition in the circuit court in the county where the client is committed alleging that the client is being unjustly denied a right or privilege granted herein or that a procedure authorized herein is being abused. Upon the filing of such a petition, the circuit court shall have the authority to conduct a judicial inquiry and to issue any appropriate order to correct an abuse of the provisions of this chapter. F.S. 30.07 Deputy Sheriffs. I am confident that the dedicated professionals in our office and in all OIGs will continue to provide extraordinary service to the American public. <http://www.justice.gov/oig/testimony/t1311.pdf> Access to Documents Relevant to OIG

Reviews. October 21, 2013 Carol J. Scott 1722 Windsor Way Tampa Fl. 33619 Dear Ms. Scott: Thank You for your recent correspondence. The Department of Justice Office of the Inspector General Investigates Allegations of misconduct by employee of the U.S. Department of Justice, as well as Page 3 waste, fraud and abuse affecting a Department of Justice agency or programs. Evoking pursuant to Evoked Please contact our office in the future with any information that relates to our investigative jurisdiction. Sincerely, Office of the Inspector General Investigation Division (2) [such admission is made before it has become manifest that such false statement has been or will be exposed. For any OIG to conduct effective oversight, it must have complete and timely access to all records in the agency's possession that the OIG deems relevant to its review. This is the principle codified in Section 6(a) of the Inspector General Act, which authorizes Inspectors General "to have access to all records, reports, audits, reviews, documents, papers, recommendations or other material available to the applicable

The Department is headquartered in Washington, D.C., where about 3,600 staff work in several buildings: •Lyndon Baines Johnson (LBJ) Department of Education Building 400 Maryland Ave, SW Washington, DC 20202

Establishment which relates to programs and operations with respect to which that Inspector General has responsibilities under this Act." This principle is both simple and important, because refusing, restricting, or delaying an OIG's access to documents may lead to incomplete, inaccurate, or significantly delayed findings or recommendations, which in turn may prevent the agency from correcting serious problems in a timely manner.

Most of our audits and reviews are conducted with full and complete cooperation from Department components, and with timely production of material. However, there have been occasions when our office has had issues arise with access to certain records due to the Department's view that access was limited by other laws. 28 U.S.C. § 1657 - Priority of civil actions (a) Notwithstanding any other provision of law, each court of the United States shall determine the order in which civil actions are heard and determined, except that the court shall expedite the consideration of any action brought under chapter 153 F.S. 916. 107 Rights of forensic clients.— (9) HABEAS CORPUS.— (a) [At any time, and without notice, --- (b) A client or his or her legal guardian or representatives

---- may file a petition in the circuit court in the county where the client is committed alleging that the client is being unjustly denied a right or privilege granted herein or that a procedure authorized herein is being abused. Upon the filing of such a petition, the circuit court shall have the authority to conduct a judicial inquiry and to issue any appropriate order to correct an abuse of the provisions of this chapter. F.S.

30.07 Deputy sheriffs.—Sheriffs may appoint deputies to act under them who shall have the same power as the sheriff appointing them, and for the neglect and default of whom in the execution of their office the sheriff shall be responsible. Revoked OTHER CRIMES AGAINST PERSON Case Type Description: Count 1 Charge Code 84301 - COPS2000 Charge Description OBSTRUCTING OR OPPOSING AN OFFICER WITH VIOLEN Level FELONY THIRD DEGREE and Revoked Count 1 784011 -ASSA1010 Count 2 784011 -ASSA1010 Charge Code 784011 -ASSA1010 Charge Description ASSAULT ON A LAW ENFORCEMENT

OFFICER Level MISDEMEANOR FIRST DEGREE pursuant from: Speedy Trial eVoked pursuant to invoking (i) Dismissal After Demand. Juvenile Delinquency Case No. 13-CJ-00870 and Case 13-CJ-001020 eVoked Fla.R.Juv.P. 13-CF-005017 and Traffic Citation: eVoking pursuant to invoked F.S.;

Penalties. — (1) (a) 2. Willfully tortures, maliciously punishes, F.S. 827. 03 Abuse, aggravated abuse, and neglect of a child; penalties. — (1) (a) 2. Willfully tortures, maliciously punishes, or willfully and unlawfully cages a child; Invoking On March 02, 2013 evoked F.S. (c) "Maliciously" means wrongfully, intentionally, and without legal justification or excuse. Maliciousness may be established by circumstances from which one could conclude that a reasonable parent would not have engaged in the damaging acts toward the child for any valid reason and that the primary purpose of the acts was to cause the victim unjustifiable pain or injury.

Page 4 (d) "Mental injury" or eVoked pursuant to Fla. R. Juv. P. 8.090 Speedy Trial eVoked pursuant to invoking (i) Dismissal After Demand. ---, upon motion timely filed with the court having jurisdiction and served upon the prosecuting attorney, the child shall have the right to the appropriate remedy as set forth in subdivision F.S. 916.107 Rights of forensic clients.— 16.1

floridasupremecourt.org/decisions/2013/sc12-2595.pdf

-pg.63- Letter of interest Oct. 21, 2013 Carol J. Scott: OIG

filing done to: Writ Habeas Corpus NO CHARGE Writ

Certiorari \$75.00 in per se Case No. 13-CA-689 -&- per se

Case No. 08-022901 2nd motions Reopening certain civil

actions, suits, or proceedings in the Circuit Court \$50.00.(d)

Notice to Invoke Discretionary Jurisdiction of Supreme Court

PROCEEDINGS TO REVIEW NON-FINAL ORDERS IN

ADDITION, SPECIFIED FINAL ORDERS Applicability. (1) - -

- - Review of other non-final orders in such courts and

non-final administrative action shall be by the method

prescribed by rule 9.100. (2) A plaintiff may notify any

defendant pursuant to Case No. 2D13-3652 and 2D13-4986

eVoked 28 USC § 526 - Authority of (4)(d) (iii) FRAP 25.

Filing and Service (c) Manner of Service. Timely done pur. to

Due Nov. 2, 2013 Evoked pursuant to invoked (c) (2) If authorized by local rule----electronic service under Rule 25(c)(1)(D). Pursuant Fla. R. Civ. P. 1.120 Pleading Special Matters (b) Fraud and Malice, intent, knowledge TITLE III. PLEADINGS AND MOTIONS › Rule 9. Pleading Special Matters to ProSe Advocate /s/Carolyn Wilson-Scott has requested that you receive the current Track & Confirm information, as shown below Delivered LAKELAND, FL. 33802 November 2, 2013 7:19 am U.S. Postal Services Label Number: 91149011598159816XXXXX Page 23 of 40 commencement of the action and request (A) be in writing and be addressed directly to the defendant, if an individual, or to an officer or managing or general agent of the defendant or other agent authorized by appointment or law to receive service of process; 28 USC § 2675 - Disposition by federal agency as prerequisite; evidence eVoking pursuant to eVoked (b) - - - -, except where the increased amount is based upon newly discovered evidence not reasonably discoverable at the time of presenting the claim to the federal agency, or upon allegation and proof of intervening facts, relating to the amount of the claim. CAUSE U.S. TAX COURT CASE No.: 5171-13 Evoked 28 USC § 2247 - Documentary evidence 28 USC § 1657 eVoking pursuant to The purpose of this amendment to the Federal Tort Claims Act Reopen L. T. Case No. 08-CA-022901 pursuit to evoked instead provide that the exclusive remedy for such torts is through an action against the United States under the FTCA.' H.R. Rep. No. 700, 100th Cong., 2d Sess. 4 (1988) L. T. CASE NO. 13-CA-689 L. T. CASE No.: 13-CA-000689A CIT. # 00A04FTQE L. T. 13-CF-005017 CIT. # 00A04JAE L. T. 13-CF-003715 2D13-3652 2D13-4986 eVoked 28 USC § 526 - Authority of (4)(d) (iii) FRAP 25. Filing and Service (c) Manner of Service. Timely done pur. to Due Nov. 2, 2013 Evoked pursuant to invoked (c) (2) If authorized by local rule----electronic service under Rule 25(c)(1)(D). Pur. Fla. R. Civ. P. 1.120 Pleading Special Matters (b) Fraud and Malice, intent, knowledge TITLE III. PLEADINGS AND MOTIONS › Rule 9. Pleading Special Matters to ProSe Advocate /s/Carolyn Wilson-Scott.

Important Information (Please Read)

The information you submit to the Office of Inspector General will be incorporated into a system of records known as the Investigative Files of the Inspector General ED/OIG, and will be protected in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a, and the Inspector General Act of 1978, 5 U.S.C. app. 3. When filing your complaint, please provide as much detail as possible. You may make your complaint anonymously; however, submitting your complaint without appropriate contact information may hinder the Office of Inspector General's ability to pursue the complaint, and may result in closure of your complaint without further action. Employment Status Are you a current or former United States Department of Education Employee or a Contractor of the US Department of Education.

Page 5 From: Spellings, Margaret

Sent: Tuesday, January 16, 2007 12:34 PM

To: All Exchange Users

Subject: Cooperation with the Office of Inspector General
January 16, 2007

MEMORANDUM TO DEPARTMENT EMPLOYEES

The Office of Inspector General (OIG) performs the critical tasks of conducting audits, investigations and inspections related to the programs and operations of the U.S.

Department of Education. Many of you may not have worked closely with the OIG, and may not be familiar with the OIG's processes. I would like to take a moment to note the important role all employees have in assisting the OIG to carry out investigations, audits or inspections. All employees should provide their full cooperation with any OIG inquiry. The OIG often needs information from Department offices in order to conduct its work effectively. The Inspector General Act provides that the OIG has access to records of the Department. ED employees must respond promptly and completely to requests from the OIG for information and records. Failure to cooperate causes unnecessary delay for the OIG in completing its work, and may raise questions as to whether full disclosure is being provided. If you are asked to provide information to the OIG, and there are any operational or practical reasons you cannot promptly respond to this request, you should immediately discuss these issues with the OIG requester, rather than delay the response. If you have legal concerns about the request, please consult with the Office of the General Counsel promptly, so that they can help you resolve the matter expeditiously with the OIG. When the OIG conducts audits within the Department itself, the OIG will ask the manager of the affected program to provide a "management representation" letter affirming that to the best of the manager's knowledge, information, and belief, all requested information has in fact been provided. Withholding or providing misleading information to the OIG undermines the Department's credibility, and can have serious consequences for an individual employee as provided in the Department's Table of Penalties, or under federal criminal statutes. Employees are permitted to have an attorney or union representative present when they are being interviewed by the OIG. Cooperation with the OIG also includes promptly reporting allegations of fraud or criminal conduct in Department programs and operations. You can contact the OIG hotline confidentially by phone at 1-800-MISUSED or by email at oig.hotline@ed.gov.

The senior leadership team and I are committed to maintaining the Department's culture of accountability. We appreciate the assistance and cooperation of all ED employees in supporting the OIG's efforts to identify and prevent misuse of federal funds. For more information on the OIG's procedures, please refer to the directive "Cooperation With and Reporting to the Office of Inspector General," OIG: 1-102, available on connect ED at

http://wdcrobiis09/doc_img/acs_oig_1_102.doc. Thank you for your attention to this important matter. Margaret Spellings
Bloomingdale Senior High School 1700 Bloomingdale Ave
Valrico, FL 33596 • (813) 744-8018 Hillsborough County

Sheriff 2008 E 8th Ave Tampa, FL 33605 • (813) 247-8000 2.
All comments must be filed with the Court on or before
December 2, 2013, with a certificate of service verifying that
a copy has been served on the Committee Chair, Whitney M.
Untied t, 35 North Main Street, Gainesville, Florida
32601-5323, untiedtw@pdo8.org, and on the Bar Staff
Liaison to the Committee, Ellen Sloyer, 651 E. Jefferson
Street, Tallahassee, Florida 32399-2300, esloyer@flabar.org,
as well as a separate request for oral argument if the person
filing the comment wishes to participate in oral argument,
which may be

Page 6 scheduled in this case. The Committee Chair has
until December 23, 2013, to file a response to any comments
filed with the Court. If filed by an attorney in good standing
with The Florida Bar, the comment must be electronically
filed via the Portal in accordance with In re Electronic Filing
in the Supreme Court of Florida via the Florida Courts
E-Filing Portal, Fla. Admin. Order No. AOSC13-7 (Feb. 18,
2013). If filed by a non-lawyer or a lawyer not licensed to
practice in Florida, the comment must be electronically filed
via e-mail in accordance with In re Mandatory Submission of
Electronic Copies of Documents, Fla. Admin. Order No.
AOSC04-84 (Sept. 13, 2004). Electronically filed documents
must be submitted in Microsoft Word 97 or higher. Any
person unable to submit a comment electronically must mail
or hand-deliver the originally signed comment to the Florida
Supreme Court, Office of the Clerk, 500 South Duval Street,
Tallahassee, Florida 32399-1927; 28 USC § 1657 - Priority of
civil actions (b) The Judicial Conference of the United States
may modify the rules adopted by the courts to determine the
order in which civil actions are heard and determined, in
order to establish consistency among the judicial circuits (a)
Notwithstanding any other provision of law, each court of the
United States shall determine the order in which civil actions
are heard and determined, except that the court shall
expedite the consideration of any action brought under
chapter 153 or section 1826 of this title, any action for
temporary or preliminary injunctive relief, or any other action
if good cause there for is shown. For purposes of this
subsection, "good cause" is shown if a right under the
Constitution of the United States or a Federal Statute
(including rights under section 552 of title 5) would be
maintained in a factual context that indicates that a request
for expedited consideration has merit. F.S. 30.07 Deputy
sheriffs.—Sheriffs may appoint deputies to act under them
who shall have the same power as the sheriff appointing
them, and for the neglect and default of whom in the
execution of their office the sheriff shall be responsible.
Evoked hearing officer was Deputy Rule THIS WAS DONE
pursuit to agency Internal Affairs Hearing on or after April 2,
2013 location Sheriff's Operations Center 2008 E. 8th Ave
Tampa, FL 33605 (813) 247-8000 refused to give any written
statement or a Case No. pursuant to a claim evoked pursuant
to: 28 USC § 1442 - Federal officers or agencies sued or
prosecuted to by The filing fee is No Fee-Habeas Corpus:
Case Type: Habeas Corpus Civil notification 3.191. Speedy

Trial (b) Speedy Trial upon Demand. Except as otherwise provided by this rule, and subject to the limitations imposed under subdivisions (e) and (g), every person charged with a crime by indictment or information shall have the right to demand a trial within 60 days, by filing with the court a separate pleading entitled "Demand for Speedy Trial," and serving a copy on the prosecuting authority. F.S. 79.01 f.s.

Abstract: –When any person detained in custody, whether charged with a criminal offense or not, applies to the Supreme Court or any justice thereof, or to any district court of appeal or any judge thereof or to any circuit judge for a writ of habeas corpus and shows by affidavit or evidence probable cause to believe that he or she is detained without lawful authority, the court, justice, or judge to whom such application is made shall grant the writ forthwith, against the person in whose custody. (2)(a) Basis. On motion and upon such terms as are just, the court may relieve a party (or the party's - - - for the following reasons: TITLE 28 - JUDICIARY AND JUDICIAL PROCEDURE PART VI - PARTICULAR PROCEEDINGS CHAPTER 153 - HABEAS CORPUS (a) Writs of habeas corpus may be granted by the Supreme Court, any justice thereof, the district courts and any circuit judge Within their respective jurisdictions. The order of a circuit judge shall be entered in the records of the district court of the district wherein the restraint complained of is had. 10/14/2013 D001 ORDER PLACE DEF COMM CONTROL SEPTEMBER 25, 2013 K FERNANDEZ

DEFINITIONS. – Federal Rules of Criminal Procedure 37. Indicative Ruling on a Motion for Relief That Is Barred by a Pending Appeal 28 USC § 1292 - Interlocutory decisions evoking not limited pursuant to evoked (B) Nonwaiver of attorney-client privilege The certification filed pursuant to subparagraph (A) shall not be construed to be a waiver of the attorney-client privilege. Pursuant to: 15 USC § 78u-4 - Private securities Page 7 litigation (2) Certification filed with complaint (A) In general and pursuant to: interlocutory decision F.S. 923 Criminal Procedure and Corrections Form of Indictment and Other forms evoked (1) to subpart(e) as to perjury: evoked pursuant to the criminal proceedings and appeals regarding the wrongful conviction, to be calculated by the department evoking pursuant to prior and present to future 20 USC § 1706 - Civil actions by individuals denied equal educational opportunities remains Juvenile Delinquency Division F: Presiding Judge Rex Barbas On March 13, 2013 Pursuant to: Fla. R. Juv. P. 8.110 Driver was Co-Defendant D002 Forensic Devon L. Lewis Jr. subpart (e) Joint and Separate Trials. When 2 or more children are alleged to have committed a delinquent act or violation of law, they shall be tried jointly unless the court in its discretion orders separate trials. Then force on March 13, 2013 illegal Juvenile Procedure done pursuant to: form March 04, 2013 (c) Trial by Court. The judge without a jury shall conduct the adjudicatory hearing. At this hearing, the court determines whether the allegations of the petition have been sustained. Evoking pursuant to: Hearing on March 04, 2013 A Child Carolorjane Scott and None-Attorney Pro'Se Petition

pursuant to Emergency hearing of F. S. 827.03 Abuse, aggravated abuse, and neglect of a child; penalties Evoked On March 04, 2013 pursuant to: (f) Dismissal. If the court finds that the allegations in the petition have not been sustained, it shall enter an order so finding and dismissing the case. Then of or pursuant to: F. S. 827.03 Abuse, aggravated abuse, and neglect of a child; penalties SECTION 15. Prosecution for crime; offenses committed by children.— (a) No person shall be tried for capital crime without presentment or indictment by a grand jury Fla. R. Juv. P. 8.110 (k) Motion for Judgment of Dismissal. Juvenile Case was before the presiding Judicial Official Judge Robert A. Foster General Civil Law currently presiding Civil Case No. 13-000689 is currently with illegal SAO Juvenile Case pursuant to: (d) Referral of Petitions for Review to Panels of the Judicial Council. SECTION 15. Prosecution for crime; offenses committed by children.— (a) No person shall be tried for capital crime without presentment or indictment by a grand jury Form hearing pursuant March 27, 2013 No/Petitions filed from March 04, 2013 Demand Speedy Trial there in Transferring intent is the legal principle that intent can be transferred from one victim or tort to another form From information/indictment or, if the conduct complained of is that of the chief judge, to that circuit judge in regular active service next senior in date of commission.

PETITIONERS FOR on Petition to Invoke Discretionary Jurisdiction of the Supreme Court pursuant BY ORDER OF THE COURT the Second District Court of Appeal Certifying HABEAS CORPUS and evoking pursuant to: 18 USC § 5031 - a "juvenile" Fla. R. Juv. P. 8.145 (b) Preeminence of Rule. This rule shall be to the exclusion of any other court rule providing for superseding as on appeal. Pursuant To: SECTION 12. Searches and seizures. – ARTICLE I DECLARATION OF RIGHTS SECTION 12. Searches and seizures. - - - - This right shall be construed in conformity with the 4th Amendment to the United States Constitution, as interpreted by the United States Supreme Court. Articles or information obtained in violation of this right shall not be admissible in evidence if such articles or information would be inadmissible under decisions of the United States Supreme Court construing the 4th Amendment to the United States Constitutional violations' done On 03/27/13 by Circuit Civil General Law Div. B. Judicial Official is/was Judge Robert A. Foster on the bench pursuant to eVoked pursuant 28 USC §2241 - Power to grant writ 28 USC § 2465 - - - - ; liability for wrongful seizure; attorney fees, costs, and interest pursuant to: (b) (2), in any civil proceeding to forfeit property under any provision of Federal law in which the claimant substantially prevails, the United States shall be liable for— (A)reasonable attorney fees and other litigation costs reasonably incurred by the claimant; eVoking pursuant to: Invoked 18 USC § 5031 - a "juvenile". PETITIONERS FOR On Petition to Invoke Discretionary Page 8 Jurisdiction of the Supreme Court pursuant BY ORDER OF THE COURT the Second District Court of

Appeal Certifying HABEAS CORPUS and evoking pursuant to: 18 USC § 5031 - a "juvenile" Fla. R. Juv. P. 8.145 (b) Preeminence of Rule. This rule shall be to the exclusion of any other court rule providing for superseding as on appeal. Is a person who has not attained his eighteenth birthday, or for the purpose of proceedings and disposition under this chapter for an alleged act of juvenile delinquency, a person who has not attained his twenty-first birthday, and "juvenile delinquency" is the violation of a law of the United States committed by a person prior to his eighteenth birthday which would have been a crime if committed by an adult or a violation by such a person of section 922(x) 28 USC § 1254 - Courts of Appeals; certiorari; certified questions ---- (2) By certification at any time by a court of appeals of any question of law in any civil or criminal case as to which instructions are desired, and upon such certification the Supreme Court may give may give binding instructions or require the entire record to be sent up for decision of the Entire matter in controversy. Fla. R. Juv. P. 8.145 (a) Granting of Supersede as MRS. CAROLYN WILSON-SCOTT MR. LOUIS J. SCOTT NONE-ATTORNEY

PRO'SE LEGATEE IN RE: CAROLORJANE SCOTT A CHILD JUVENILE IN RE: DEVON LAMONT LEWIS JR. FORENSIC GUARDIAN MRS. M. HUFF IN RE: JONTE J. DANIELS A CHILD JUVENILE PARENT MRS. JOANN DANIELS IN RE: DAINNEA M. LEGGETT Almighty Deliverance For US LUIS BJ Peddlers Sprinklers

Appellants(S)/PETITIONER(S)

v.

STATE OF FLORIDA, ATTORNEY OFFICE M. OBER JUVENILE ASSISTANCE ERIN L. SIMENDINGER AND CIRCUIT CRIMINAL SAA MARISA L. PUPELLO, OFFICE OF ATTORNEY GENERAL ASSISTANCE Alex Ershock Local OFFICE OF ATTORNEY GENERAL Diana R. Esposito GENERAL CIVIL & ECONOMIC CRIME FOR THE STATE OF FLORIDA, HILLSBOROUGH COUNTY SHERIFF OFFICE FORFEITURE UNIT ATTORNEY L. TATUM BROWN

HILLSBOROUGH COUNTY Appellee(S)/RESPONDENT(S)

[X] Petitioner has not previously been granted leave to proceed in Forma Pauperis in any other court. Petitioner's affidavit or declaration in support of this motion is attached hereto. MRS. CAROLYN WILSON-SCOTT MR. LOUIS J. SCOTT A NONE-ATTORNEY PRO'SE LEGATEE IN RE: CAROLORJANE SCOTT A CHILD JUVENILE IN RE: DEVON LAMONT LEWIS JR. FORENSIC GUARDIAN MRS. M. HUFF IN RE: JONTE J. DANIELS A CHILD JUVENILE PARENT MRS. JOANN DANIELS IN RE: DAINNEA M. LEGGETT IN RE: ALMIGHTY DELIVERANCE FOR US A LUIS & BJ (PEDDLERS) (SPRINKLERS)/APPELLANT (S)/PETITIONER (S) PETITIONERS FOR On Petition to

Invoke Discretionary Jurisdiction of the Supreme Court pursuant BY ORDER OF THE COURT the Second District Court of Appeal Certifying HABEAS CORPUS and evoking pursuant to: 18 USC § 5031 - a "juvenile" Fla. R. Juv. P. 8.145 (b) Preeminence of Rule. This rule shall be to the exclusion of any PAGE 9 other court rule providing for superseding as on appeal. Is a person who has not attained his eighteenth birthday, or for the purpose of proceedings and disposition under this chapter for an alleged act of juvenile delinquency, a person who has not attained his twenty-first birthday, and "juvenile delinquency" is the violation of a law of the United States committed by a person prior to his eighteenth birthday which would have been a crime if committed by an adult or a violation by such a person of section 922(x) 28 USC § 1254 - Courts of Appeals; certiorari; certified questions ---- (2) By certification at any time by a court of appeals of any question of law in any civil or criminal case as to which instructions are desired, and upon such certification the Supreme Court may give binding instructions or require the entire record to be sent up for decision of the Entire matter in controversy. Fla. R. Juv. P. 8.145 (a) Granting of Supersede as. MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS The petitioner asks leave to file the attached petition for a writ of certiorari Without Prepayment of costs and to proceed in forma pauper is. Evoked HABEAS CORPUS Application for a writ of habeas corpus attacking the indictment, information, and the affidavit Pursuant to: F. S. 907.045 Habeas corpus; motion to dismiss Evoked pursuant to the petitioner(s), Pro'Se Legatee Carolyn Wilson-Scott, A Child and Forensic move to dismiss the indictment, information, and affidavit. F. S. 916.107 Rights of forensic clients. -- (9) HABEAS CORPUS. -- (a) At any time, and without notice, ---- Supreme Court Acknowledgement September 3, 2013 and Second District by ORDER OF THE COURT: September 6, 2013 evoked to issue any appropriate order to correct an abuse of the provisions of this chapter and pursuant to: F. S. 907.045 Habeas corpus; motion to dismiss; Evoked affidavit, the appellant (s)/petitioner(s) defendant and codefendants Evoked move to dismiss the indictment, information, and the affidavit. In Case No. 13-CJ-000870 and Case No. 13-CJ-001020 pursuant to illegal traffic stopping to which the Driver was Defendant Devon L. Lewis Jr. Ticket No. 00A04HJAE Court Division: Z2 Hearing Type: MOTION Session Date and Time: 7/23/2013 1:30:00 PM Room: 100 Jurisdiction: TAMPA Court Location: 419 PIERCE ST, TAMPA, FL 33602 Uniform Case Number: 292013TR000A04HJAE14 Citation No. : 00A04HJAE L. T. 13-CJ-000870, L. T. Case No. 13-CJ-005017 and concurrent criminal report affidavit No. 1626297. F.S. 79.12 Trail of accused pending appeal. Evoked -- If the accused is convicted of the charge, the court shall withhold imposition of sentence and final judgment until the appellate court has determined the issues presented in the habeas corpus. COMPLAINT FOR WRIT OF HABEAS CORPUS Comes now PRO'SE LEGATEE CAROLYN WILSON-SCOTT, A CHILD

CAROLORJANE L. SCOTT and FORENSIC DEVON L. LEWIS, and files her and his Complaint for Writ of Habeas Corpus and would respectfully show unto the Court the following: FRAP 42. Consolidation Evoking a Child (4) that the order or judgment is void. (3) Fraud (intrinsic or extrinsic), Fla. R. Juv. P. 8.135 (a) Correction (b) Motion to Correct Disposition or Commitment Error. A motion to correct any disposition or commitment order error, including illegal disposition or commitment, to correct a scrivener's error motions identify the error with specificity and provide DEFINITIONS. – 42 USC § 1985 - Conspiracy to interfere with civil rights Juvenile Delinquency Division F: Presiding Judge Rex Barbas On March 13, 2013 Pursuant to: Fla. R. Juv. P. 8.110 the Driver was Co-Defendant D002 Forensic Devon L. Lewis Jr. Ticket Number: 00A04HJAE Offense Date: 3/2/2013 evoking subpart (e) Joint Trials. When two or more children are alleged to have committed a delinquent act or violation of law, they shall be tried evoked jointly trials. Then force on March 13, 2013 illegal Juvenile Procedure done pursuant to: form March 04, 2013 (c) Trial by Court. The judge without a jury shall conduct the adjudicatory hearing. At this hearing, the court determines whether the allegations of the petition have been sustained. Evoking pursuant to: Hearing on March 04, 2013 A Child Carolorjane Scott and None-Attorney Pro'Se Petition pursuant to Emergency hearing of supporting pro of evidence pursuant to: F. S. 827.03 Abuse, aggravated abuse, and neglect of a child; Evoked On March 04, 2013 pursuant to: Fla. R. Juv. P. 8.110 (f) Dismissal. If the court finds that the allegations in the petition have not been sustained, it shall enter an order so Page 10 finding and dismissing the case. Then of or pursuant to: F. S. 827.03 Abuse, aggravated abuse, and neglect of a child; were eVoking pursuant to: Article 1 Declaration of Rights SECTION 15. Prosecution for crime; offenses committed by children.– (a) No person shall be tried for capital crime without presentment or indictment by a grand jury Fla. R. Juv. P. 8.110 (k) Motion for Judgment of Dismissal. Juvenile Case division F: is/was before the presiding Judicial Official Judge Robert A. Foster General Civil Law currently presiding in Civil Case No. 13-CA-000689 and Civil Case No. 13-CA-689 in these two case and probable cause pursuant to: monitoring and surveillance the Devon L. Lewis Jr. pursuant to: Preliminary A is currently pursuant to: Statement/Movement to an illegal SAO Assistance ERIN L. SIMENDINGER Juvenile Case pursuant to: (d) Referral of Petitions for Review to Panels of the Judicial Council. SECTION 15. Prosecution for crime; offenses committed by children.– (a) No person shall be tried for capital crime without presentment or indictment by evoking a grand jury Form hearing pursuant March 27, 2013 No/Petitions filed from March 04, 2013 Demand Speedy Trail there in Transferring intent is the legal principle that intent can be trans -ferried 28 USC § 351 - from one victim or tort to another form From information/indictment or, if the conduct complained of is that of the chief judge, to that circuit judge in regular active service next senior in date of commission

(hereafter, for purposes of this chapter only, included in the term "chief judge"). The clerk shall simultaneously transmit a copy of the complaint to the judge whose conduct is the subject of the complaint. The clerk shall also transmit a copy of any complaint identified under subsection (b) to the judge whose conduct is the subject of the complaint. (d)

Definitions.— In this chapter— (1) the term "judge" means a circuit judge, district judge, bankruptcy judge, or magistrate judge; and 28 USC § 351 - Complaints; judge defined (a) Filing of Complaint by Any Person.— Any person alleging that a judge has engaged in conduct prejudicial to the effective and expeditious administration of the business of the courts, (c) Transmittal of Complaint.— Upon receipt of a complaint filed under subsection (a), the clerk shall promptly transmit the complaint to - - - - service next senior in date of commission (hereafter, for purposes of this chapter only, included in the term "chief judge"). The clerk shall simultaneously transmit a copy of the complaint to the judge whose conduct is the subject of the complaint. The clerk shall also transmit a copy of any complaint identified under subsection (b) - - - - 28 USC § 358 - Rules (c) MOTIONS NOTICE IS GIVEN that MRS. CAROLYN WILSON-SCOTT NONE ATTORNEY PRO'SE LEGATEE eVoked Intervention FRAP 15 (a) Petition for Review; Joint Petition and NOTICE IS GIVEN that, CAROLYN WILSON SCOTT, LOUIS J. SCOTT IN RE: ALMIGHTY DELIVERANCE FOR US A LUIS & BJ PEDDLERS SPRINKLERS eVoked Tripling the amount of actual damages to be paid to a prevailing parties in a lawsuit law provides treble damages in order to punish intentional or willful behavior of the losing party. Evoked 28 USC § 2247 - Documentary evidence 28 USC § 1657 -Words Counts 8527 Characters 44724 Paragraphs 148 Sentences 208. COPIES have be"EN" Pursuant To: FURNISHED Torts Chapter 770 Civil Actions For Libel Slander, or similar claim alleging that forms of speech are false, have caused damage to reputation or emotional distress, have presented any person in a false light, or have resulted in criticism, dishonor, condemnation of any person (1) defamations NOTICE OF ACTION COPY SENT TO NEWSPAPER TAMPA RECORD: ON OR BEFORE DATE: JAN. 12, 2009. USER ID=BROWNSA Party: HOUSEHOLD REALTY CORPORATION eVoked pursuant to F.S. 770.08 - on recovery of damages. — No person shall have more than one choice of venue for damages for libel founded upon-single publication or exhibition or utterance, as described in s. 779.05, and upon his or her Election in any one of his or her choices of venue, then the person shall be bound to recover there all damages allowed him or her. Invoking et., al., pursuant to eVoked F.S. 57.081 Costs; right to proceed where prepayment of costs and payment of filing fees waived.— as in also is thereof pursuant to done pursuant to evoked indigent status Appellant(s)/Petitioner(s) Fla. R. Civ. P. 1.130 Attaching Copy of Cause of Action and Exhibits (a) Instruments Attached. eVoked viox and darvon. The Darvon and Darvocet withdrawal brings to mind Page 11 another banned drug, Merck & Co.'s Vioxx, which was approved for

use by the FDA in 1999. Five years later, the nonsteroidal anti-inflammatory drug (NSAID) was pulled from the market after studies showed it doubled the risk of heart attacks and strokes. Evoking pursuant to invoked After more than five years of hard-fought and difficult litigation, Merck agreed to pay \$4.85 billion, the largest pharmaceutical settlement in history, to resolve certain Vioxx-related claims involving plaintiffs who suffered a heart attack (including sudden cardiac death) or a stroke. (b) Part for All Purposes. Any exhibit attached to a pleading shall be considered a part thereof for all purposes. Statements in a pleading may be adopted by reference in a different part of the same pleading, in another pleading, or in any motion. DEPARTMENT OF HEALTH AND HUMAN SERVICES Public Health Service Date: August 8, 2011 CASE NO.: 2D13-3652 FRAP 37 (b) - - the allowance of interest. 28 USC § 2465 - (A) reasonable - - and other litigation costs reasonably incurred by the claimant; 20 USC § 1706 - Civil actions by individuals denied equal educational Tort law: an overview Torts are civil wrongs recognized by law as grounds for a lawsuit.

Tort law: an overview

Torts are civil wrongs recognized by law as grounds for a lawsuit. These wrongs result in an injury or harm constituting the basis for a claim by the injured party. While some torts are also crimes punishable with imprisonment, the primary aim of tort law is to provide relief for the damages incurred and deter others from committing the same harms. The injured person may sue for an injunction to prevent the continuation of the tortious conduct or for monetary damages (see damages)

Among the types of damages the injured party may recover are: loss of earnings capacity, pain and suffering, and reasonable medical expenses. They include both present and future expected losses. There are numerous specific evoking pursuant to eVoked et., al., torts listing hereof or there is Causations pursuant to evoked including trespass, assault, battery, negligence, products liability, and intentional infliction of emotional distress. Torts fall into three general categories: intentional torts (e.g., intentionally hitting a person); negligent torts (e.g., causing an accident by failing to obey traffic rules); and strict liability torts (e.g., liability for making and selling defective products - See Products Liability). Intentional torts are those wrongs which the defendant knew or should have known would occur through their actions or inactions. Negligent torts occur when the defendant's actions were unreasonably unsafe. Strict liability wrongs do not depend on the degree of carefulness by the defendant, but are established when a particular action causes damage.

There are also separate areas of tort law including nuisance, defamation, invasion of privacy, and a category of economic torts. Tort law is state law created through judges (common law) and by legislatures (statutory law). Many judges and states utilize the

Restatement of Torts (2nd) as an influential guide. The Restatement is a publication prepared by the American Law

Institute whose aim is to present an orderly statement of the general law of the United States. Federal Rules of Criminal Procedure 37 eVoking pursuant to: eVoked subpart (a) Relief Pending Appeal. If a timely motion is made for relief that the court lacks authority to grant because of an appeal that has been docketed and is pending, the court may: Second District Court of Appeal Case Docket Case Number: 2D13-4986 Final Administrative Other Notice from Hillsborough County CAROLYN WILSON SCOTT vs. OFFICE OF THE CHIEF INSPECTOR GENERAL Lower Tribunal Case(s): 13-CF-003715A 11/10/2013 09:41 Date Docketed Description Date Due Filed By Notes 10/21/2013 Notice of Appeal Filed Carolyn Wilson Scott 10/22/2013 fee - admin; Page 12 pro se 10/23/2013 O RD-TO SHOW CAUSE 11/02/2013 Tic/JB Federal Rules of Criminal Procedure 37 eVoking pursuant to: eVoked subpart (a) (3) state either that it would grant the motion if the court of appeals remands for that purpose or that the motion raises a substantial issue.

1. To: schneidb@flcourts.org, seacelaw@aol.com, divisiong@fljud13.org, nancy@nancyjacobslegal.com, 2louyolandakids@earthlink.net

Cc: hcurrie.law@gmail.com, marshallj@pd13.state.fl.us, pacer@psc.uscourts.gov, pleadings@justiceadmin.org, pupello_m@sao13th.com, divisiong@fljud13.org, Dickinson@fda.hhs.gov, info@messages.whitehouse.gov
Subject: 15 USC § 78u-4 - Private securities litigation
Date: Sep 18, 2013 12:00 PM Attachments: 15_1 ROBBERY Title to property_Give if applicable and § 827.03, Fla.Stat.amendment of pleadings -signed.pdf 15 USC § 78u-4 - Private securities litigation

(C) Preservation of evidence (i) Evoked pursuant to: invoke 1.130 Attaching Copy of Cause of Action and Exhibits (a) Instruments Attached. (b) Part for All Purposes. Any exhibit attached to a pleading shall be considered a part thereof for all purposes. Statements in a pleading may be adopted by reference in a different part of the same pleading, in another pleading, or in any motion. Fla. R. Civ. P. 1.120 Pleading Special Matters (g) Special Damage. When items of special damage are claimed, they shall be specifically stated. Suggestions (2) Supporting Affidavit. Any affidavit supporting a motion must be served with the motion. Except as Rule 59(c) provides otherwise, any opposing affidavit must be served at least 7 days before the hearing, unless the court permits service

at another time. (d) Grounds. A motion to disqualify shall show: (1) that the party fears that he or she will not receive a fair trial or hearing because of specifically described prejudice or bias of the judge; or evoking pursuant to: evoked Rule 15. Amended and Supplemental Pleadings - - - - may move—at any time, even after judgment—to amend the pleadings to conform them to the evidence and to raise an unpleaded issue. But failure to amend does not affect the result of the trial of that issue. (2) Notice to the United States. When the United States or a United States officer or agency is added as a defendant by amendment, the notice requirements of Rule 15(c)(1)(C)(i) and (ii) are satisfied if,

during the stated period, process was delivered or mailed to the United States attorney or the United States attorney's designee, to the Attorney General of the United States, or to the officer or agency. In Pro Per litigant (short for In Propria Persona or "for oneself", also called Pro Se means without an attorney and refers to a litigant representing himself/herself in court. (c) Relation Back of Amendments.

(1) When an Amendment Relates Back. An amendment to a pleading relates back to the date of the original pleading when: With the escalating cost of legal services, pricing many consumers out of the traditional retainer-based full representation and full service client model, more and more consumers are choosing to represent themselves. For several years also presently requesting the court for the appointing of an attorney we are poor and disable WE Prose Appellants/ Petitioning/Motioning/Pleadings/Causes in previous Civil Cases and Appeals did requested for an attorney even been toke to save up your disabilities check to get an attorney by some court official WE cannot afford an attorney pursuant to known statement of: in propria persona adj. acting on one's own behalf, generally used to identify a person who is acting as his/her own attorney in a lawsuit. The popular abbreviation is "in pro per." In the filed legal documents (pleadings),

Page 13 the party's name, address and telephone number are written where the name, address and telephone number of the attorney would normally be stated. (C) the amendment changes the party or the naming of the party against whom a claim is asserted, if Rule 15(c) (1) (B) is satisfied and if, within the period provided by Rule 4(m) for serving the summons and complaint, the party to be brought in by amendment: The words "in propria persona" or "in pro per" are typed where normally it would say "attorney for plaintiff." Judges sometimes warn a party "in propria persona" of the old adage that "anyone who represents himself in court has a fool for a client and an ass for an attorney." 2. (Victim) was under the age of 18 years. Evoke pursuant to Invoke § 6.05 Negligence Per Se and Children [99] Innocent Owners pursuant to: evoked correctively previously filed pursuant Mistyped or Computer error in the printed out pursuant to 932.703 Forfeiture of contraband article; exceptions.—(6) (a) Property may not be forfeited under the Florida Contraband Forfeiture. diana.esp osito@myfloridalegal.com AFFIDAVITS BY AN NONE-ATTORNEY PRO'SE LEGATEE-I-FACTS IN [] CAPACITY OF COURT APPOINTED BE"EN" IAG page 6: FAX COVER SHEET SCHEDULING INTRODUCTION:: Online Sunshine The Document Source Court Business Center ALMIGHTY DELIVERANCE FOR US A LUIS & BJ (PEDDLERS) (SPRINKLERS) To Attention of Miss A. Master Washington DC Office 2344 Rayburn House 48 CFR 6101.6 - Pleadings and amendment of pleadings [Rule 6]. (b) Complaint. No later than 30 calendar days after the docketing of the appeal, the appellant shall file with the Board a complaint setting forth its claim or claims in simple, concise, and direct terms. The complaint should set forth the factual basis of the claim or claims, with appropriate reference to the

contract provisions, and should state the amount in controversy, or an estimate thereof, if any and if known. No particular form is prescribed for a complaint, and the Board may designate the notice of appeal, a claim submission, or any other document as the complaint, either on its own initiative or on request of the appellant, if such document sufficiently states the factual basis and amount of the claim.

15 USC § 78u-4 - Private securities litigation (C) Preservation of evidence (i) In general During the pendency of any stay of discovery pursuant to this paragraph, unless otherwise ordered by the court, any party to the action with actual notice of the allegations contained in the complaint shall treat all documents, data compilations (including electronically recorded or stored data), and tangible objects that are in the custody or control of such person and that are relevant to the allegations, as if they were the subject of a continuing request for production of documents from an opposing party under the Federal Rules of Civil Procedure. (ii) Sanction for willful violation A party aggrieved by the willful failure of an opposing party to comply with clause (i) may apply to the court for an order awarding appropriate sanctions.

INNOCENT SPOUSE - Online Self-Help Tool (START)
Evoking pursuant to Invoked 18 USC Chapter 403 - JUVENILE DELINQUENCY 18 USC § 5036 - Speedy trial invoked pursuant to eVoked Except in extraordinary circumstances, an information dismissed under this section may not be reinstituted For the purposes of this chapter, a "juvenile" is a person who has not attained his eighteenth birthday, or for the purpose of proceedings and disposition under this chapter for an alleged act of juvenile delinquency, a person who has not attained his twenty-first birthday, and "juvenile delinquency" is the violation of a law of the United States committed by a person prior to his eighteenth birthday which would have been a crime if committed by an adult or a violation by such a person of section 922 (x).

2 diana.esposito @myfloridalegal.com As amended on the Court's own motion, we authorize for publication and use instruction 14.2 (Dealing in Stolen Property (Fencing)) of the Standard Jury Instructions in Criminal Cases, on an interim basis. We have jurisdiction. See art. V, § 2(a), Fla. Const. In Williams v. State, No. SC11-1543 (Fla. Aug. 29, 2013), we held that when the offenses of both theft and dealing in stolen property are submitted to the jury, the jury must be instructed in accordance with section 812.025, Florida Statutes (2008). Id. at 12-13. Section 812.025, "Charging theft and dealing in stolen Page 14 property," provides as follows:

Notwithstanding any other provision of law, a single indictment or information may, under proper circumstances, charge theft and dealing in stolen property in connection with one scheme or course of conduct in separate counts that may be consolidated for trial, but the

diana.esposito@myflorida legal.com Stat. "Property" means anything of value, and includes: real property, including things growing on, affixed to and found in land; tangible or intangible personal property, including rights, privileges,

interests, and claims; and services. §§ 812.012(6), 812.028(3), Fla. Stat. "Stolen property" means property that has been the subject of any criminally wrongful taking or if the property has not been stolen, that it was offered for sale to (defendant) as stolen property. Evoked Case No. SC13-1592 None-Attorney Comment pursuant to Evoked Case No. SC13-1592 None-Attorney Case - 812.035 Civil remedies; - on - and - - .-(1) Any circuit court may, after making due provisions for the rights of innocent persons, enjoin violations of the provisions of ss. 812.012-812.037 or s. 812.081 by issuing appropriate orders and judgments, including, but not limited to:(a) Ordering any defendant to divest himself or herself of any interest in any enterprise, including real estate. (b) Imposing reasonable restrictions upon the future activities or investments of any defendant, including, but not limited to, prohibiting any defendant from engaging in the same type of endeavor as the enterprise in which he or she was engaged in violation of the provisions of ss. 812.012- 812.037 or s. 812.081. Evoked NONE-ATTORNEY PRO'SE LEGATEE CAROLYN WILSON-SCOTT filed by a non-lawyer or a lawyer not licensed to practice in Florida, the comment must be electronically filed via e-mail in accordance with In re Mandatory Submission of Electronic Copies of Documents, Fla. Admin. Order No. AOSC04-84 (Sept. 13, 2004). POLSTON, C.J., and PARIENTE, LEWIS, QUINCE, CANADY, LABARGA, and PERRY, JJ., concur. THE FILING OF A MOTION FOR REHEARING SHALL NOT ALTER THE EFFECTIVE DATE OF THESE AMENDMENTS. Original Proceeding - Supreme Court Committee on Standard Jury Instructions in Criminal Cases Any person able to submit a comment electronically IAG Will mail or hand-deliver the originally signed comment to the Florida Supreme Court, Office of the Clerk, 500 South Duval Street, Tallahassee, Florida 32399-1927; evoked pursuant to: SC13-5292 additional copies are required or will be accepted - - We the Owners of the property are "INNOCENT OWNERS" 16.1 AGGRAVATED CHILD ABUSE § 827.03(2) (a), Fla. Stat. To prove the crime of Aggravated Child Abuse, the State must prove the following two elements beyond a reasonable doubt:

1. (Defendant)
Give as applicable
 - a. committed aggravated battery upon (victim).
 - b. willfully tortured (victim).
 - c. maliciously punished (victim).
 - d. willfully and unlawfully caged (victim).
 - e. knowingly or willfully committed child abuse upon (victim) and in so doing caused great bodily harm, permanent disability, or permanent disfigurement to (victim).
2. (Victim) was under the age of 18 years. Evoke pursuant to Invoke § 6.05 Negligence Per Se and Children [99] Innocent Owners pursuant to: evoked correctively previously filed pursuant Mistyped or Computer error in the printed out pursuant to 932.703 Forfeiture of contraband article; exceptions.-(6) (a) Property may not be forfeited under the Florida Contraband Forfeiture.

diana.esposito@myfloridalegal.com AFFIDAVITS BY AN

NONE-ATTORNEY PRO'SE LEGATEE-I-FACTS IN []
CAPACITY OF COURT APPOINTED BE"EN" IAG page 6:
FAX COVER SHEET SCHEDULING INTRODUCTION::
Online Sunshine The Document Source Court Business
Center ALMIGHTY DELIVERANCE FOR US A LUIS & BJ
(PEDDLERS) (SPRINKLERS) To Attention of Miss A. Master
Washington DC Office 2344 Rayburn House 15 USC § 78u-4
- Private securities litigation (C) Preservation of evidence (i)
In general During the pendency of any stay of discovery
pursuant to this paragraph, unless otherwise ordered by the
court, any party to the action with actual notice of the
allegations contained in the complaint shall treat all
documents, data compilations (including electronically
recorded or stored data), and tangible objects that are in the
custody or control of such person and that are relevant to the
allegations, as if they were the subject of a continuing
request for production of documents from an opposing party
under the Federal Rules of Civil Procedure. (ii) Sanction for
willful violation A party aggrieved by the willful failure of an
opposing party to comply with clause (i) may apply to the
court for an order awarding appropriate sanctions

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