

Supreme Court of Florida

WEDNESDAY, JUNE 29, 2011

CASE NO.: SC11-572

Lower Tribunal No(s): 5D10-3562,

05-1991-CF-7133

EARL LOCKETT

vs. STATE OF FLORIDA

Petitioner(s)

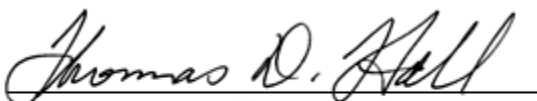
Respondent(s)

The petition to invoke all writs jurisdiction is hereby dismissed because this Court generally will not consider the repetitive petitions of persons who have abused the judicial processes of the lower courts such that they have been barred from filing certain actions there. See Pettway v. State, 776 So. 2d 930, 931 (Fla. 2000).

PARIENTE, QUINCE, POLSTON, LABARGA, and PERRY, JJ., concur.

A True Copy

Test:



Thomas D. Hall

Clerk, Supreme Court



ab

Served:

HON. SUSAN WRIGHT, CLERK

EARL LEWIS LOCKETT

HON. PAMELA JO BONDI

HON. MITCH NEEDELMAN, CLERK