

Supreme Court of Florida

MONDAY, OCTOBER 24, 2022

CASE NO.: SC21-1077

Lower Tribunal No(s).:
292008CF009312000AHC

EDWARD ALLEN COVINGTON vs. RICKY D. DIXON, ETC.

Petitioner(s)

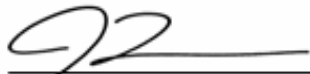
Respondent(s)

ARTICLE 1, SECTION 16(b)(10)b. ORDER

Article I, section 16(b)(10)b. of the Florida Constitution provides that all state-level appeals and collateral attacks on any judgment must be complete within two years of the date of appeal in non-capital cases and five years from the date of appeal in capital cases unless a court enters an order with specific findings as to why the court was unable to comply and the circumstances causing the delay. Pursuant to the administrative procedures and definitions set forth in Supreme Court of Florida Administrative Order No. AOSC19-76, this case was not completed within the time frame required by Article I, section 16(b)(10)b. because the time frame had already expired by the time this case was filed.

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Test:



John A. Tomasino
Clerk, Supreme Court



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Served:

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MARILYN MUIR BECCUE

ERIC CALVIN PINKARD

HON. DEBORAH MICHELLE SISCO, JUDGE

HON. CINDY STUART, CLERK