Supreme Court of Florida

MONDAY, AUGUST 17, 2009

CASE NO.: SC09-1454 Lower Tribunal No(s).: 83-7088-CF 10B

JOHN RICHARD MAREK

vs. STATE OF FLORIDA

Appellant(s)

Appellee(s)

Any appeal from the postconviction court's order issued August 17, 2009, denying Marek's motion for postconviction relief filed on August 3, 2009, shall proceed as follows: The parties shall file simultaneous initial and answer briefs by 1:00 pm, Tuesday, August 18, 2009. Service of the briefs to opposing counsel shall be made via e-mail. Filing of the above briefs at this Court shall be by transmitting the brief via e-mail to the following address: <u>warrant@flcourts.org</u>. Counsel shall transmit only the signed original brief to this court as soon as possible after filing via e-mail.

The trial court clerk shall file the record on appeal by 9:00 am, Tuesday, August 18, 2009. An electronic copy of the record may be transmitted to <u>warrant@flcourts.org</u>.

Per this Court's Administrative Order in Re: Mandatory Submission of Electronic Copies of Documents, AOSC04-84, dated September 13, 2004, counsel are directed to transmit a copy of all briefs in an electronic format as required by the provisions of that order.

A True Copy Test:

Thomas D. Hall Clerk, Supreme Court

th Served:

CAROLYN V. MC CANN MARTIN J. MCCLAIN CELIA A. TERENZIO HON. JEFFREY R. LEVENSON, JUDGE



SUSAN BAILEY CAROLYN M. SNURKOWSKI HON. HOWARD FORMAN, CLERK