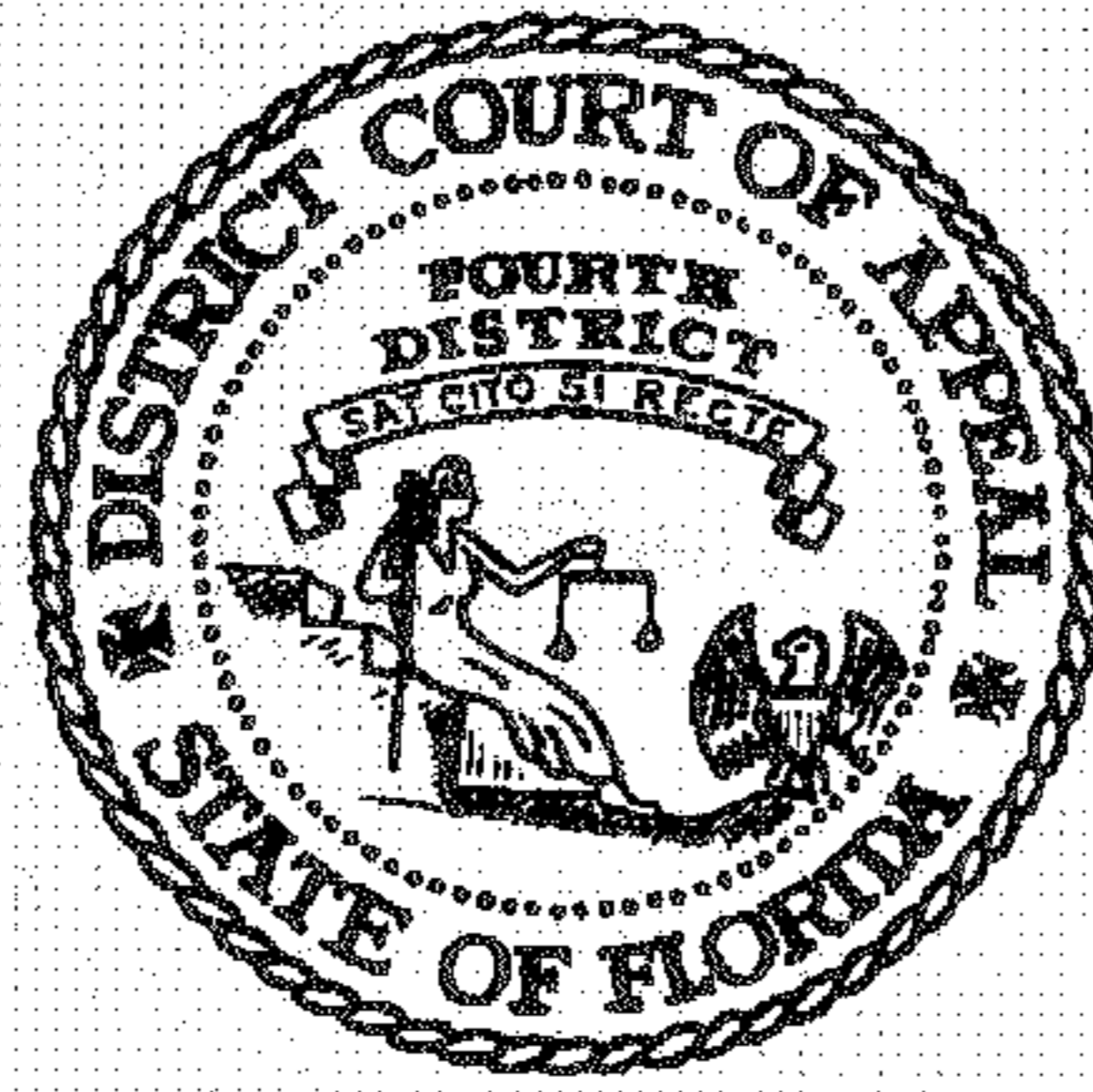


IMPORTANT NOTICE

Florida Rule of Appellate Procedure 9.320 authorizes the court to "require, limit, expand or dispense with oral argument." *This court requires that a party requesting oral argument must in the request, give a specific but brief reason as to why oral argument is necessary. This request may contain a designation of 10, 15 or 20 minutes as the amount of time requested for oral argument. It shall be made on a separate paper or document, which shall be clearly designated as such and shall contain no other subject.* If a case is set for oral argument, at any time prior to oral argument the court in its discretion may dispense with, limit, or expand the time for oral argument as it deems appropriate to the issues raised.



**THIS COURT REQUIRES THAT THE ATTACHED
DOCKETING STATEMENT BE COMPLETED AND
RETURNED TO THIS COURT**

1. Appellant/Petitioner: If this case is an original writ, an appeal of a non-final order or a case involving child custody, this docketing statement must be completed and returned within **5 days**. IN ALL OTHER CASES, the appellant must file the docketing statement within **20 days** from the date of the acknowledgment of the notice of appeal.
2. Appellee/Respondent: Is not required to file a docketing statement unless there are amendments, corrections or additions to the docketing statement filed by the appellant/petitioner. Appellee/respondent is only required to file a notice of appearance if counsel's name does not already appear on the certificate of service. Appellee's/respondent's docketing statement, if necessary is due within **5 days** from service of the appellant's/petitioner's docketing statement.
3. **REQUIRED:** You must file the original docketing statement.
4. **Failure to properly complete this form and file it in a timely manner WILL result in the issuance of a show cause order as to why the case should not be dismissed.**

4. JUDGES BELOW: List the name of all judges, deputy commissioners and hearing officers/examiners who were involved in this action below. Specify the judge who entered the order appealed.

5. JURISDICTION: State the basis for this court's jurisdiction, including the following: (1) the appellate rule providing jurisdiction claimed _____; (2) the date of filing in the lower tribunal of the order appealed _____; (3) if this is an appeal from a final order, the date of the return of verdict in a jury action _____, the service date of any Fla. R. Civ. P. 1.530 motion _____, and the date of entry of the order deciding such motion _____.

6. PENDING MATTERS IN LOWER TRIBUNAL: Are there any matters, including counts of claims or counterclaims, still pending in the lower tribunal? If yes, please explain exactly what remains pending.

7. CURRENT AND PRIOR PROCEEDINGS IN THIS COURT:

List by style and case number of this court, all cases which are or have been pending before this court involving issues arising from the same lower tribunal case and the current status of same:

Criminal appeals: List by style and case number of this court all co-defendants currently or previously on appeal to this court.

Similar Issues: List by style and case number of this court, all cases which are or have been pending before this court which are related to this action or which involve an issue which will be similar or determinative to the issue in this case on appeal.

If you become aware of appeals filed subsequent to the submission of this docketing statement involving a co-defendant in a criminal case, the same controversy or parties, or substantial similar issues, please file an amended response to this question.

8. Court Transcript:

Do you intend to order any portion of the transcript for the appeal? Yes _____ No _____

If yes, have all arrangements been made for its preparation? Yes _____ No _____

If yes, date ordered _____

If no, why not? _____

Estimated date of completion: _____

Estimated number of pages: _____

Name and address of court reporter(s):

9. CUSTODY STATUS IN CRIMINAL APPEALS: Is the appellant in custody and serving a sentence imposed as a result of a conviction which is the subject of this appeal? _____

If so, state the length of the sentence imposed. _____

10. ISSUES:

If this case involves the determination of the constitutionality of a statute, cite the statute involved.

Please state in short form the anticipated issues raised. For example, on criminal issues: denial of motion for judgment of acquittal, denial of motion to suppress evidence, error in sentence; on civil issues, award of alimony, error in valuation of assets for equitable distribution, error in determining contract damages; error in admission of hearsay at trial.

11. TYPE OF CASE: PLACE A CHECK BY THE MOST APPROPRIATE TYPE OF CASE:

A. Civil

- _____ 1. Domestic Relations - divorce, child custody, paternity or support
- _____ 2. Child dependency
- _____ 3. Adoption/Termination of Parental Rights
- _____ 4. Professional Malpractice
- _____ 5. Products Liability
- _____ 6. Negligence
- _____ 7. Contract or Indebtedness
- _____ 8. Condominium - rules violations, developer suits
- _____ 9. Foreclosure - mortgage, lien
- _____ 10. Inmate Appeal - gain time, rule challenges, disciplinary action
- _____ 11. Attorney's Fees

_____ 12. All others - specify _____

B. Criminal

- _____ 1. Direct Appeal - judgment and sentence
- _____ 2. Direct Appeal - sentence only
- _____ 3. Direct Appeal - juvenile
- _____ 4. Collateral Attack - (Rule 3.850 or habeas corpus) - judgment and sentence
- _____ 5. Collateral Attack - (Rule 3.800, Rule 3.850 or habeas corpus) - sentence only
- _____ 6. Collateral Attack - juvenile
- _____ 7. Appeal by the State
- _____ 8. All Others - specify _____

C. Administrative

- _____ 1. Department of Professional Regulation
- _____ 2. Unemployment Appeals Commission
- _____ 3. Rule Challenge - specify agency _____
- _____ 4. All others - specify _____

Certificate of Service

I certify that a copy hereof has been furnished by _____ this _____ day
of _____, 2004, to:

(Signature)

(Print Name)