IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2013

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

JEROME BURGESS,

Appellant,

v. Case No. 5D12-3993

STATE OF FLORIDA,

Appellee.

Opinion filed November 8, 2013.

Appeal from the Circuit Court for St. Johns County, A.W. Nichols, III, Judge.

Jerome Burgess, Monticello, pro se.

Pamela Jo Bondi, Attorney General, Tallahassee, and Robin A. Compton, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

Appellant seeks review of an issue he appealed in Case No. 5D12-3379 in which we entered a <u>Spencer</u>¹ order on December 12, 2012, prohibiting Appellant "from filing any further pro se pleadings concerning St. Johns County Seventh Judicial Circuit Case No. CF01-488." As this appeal raises the same issue addressed multiple times in prior cases, we affirm and reiterate the prohibition. The Clerk of this court is directed not to

¹ Spencer v. State, 751 So. 2d 47 (Fla. 1999).

accept any further pro se filings concerning this case. Any further pleadings regarding this case will be summarily rejected by the Clerk unless they are filed by a member in good standing of The Florida Bar. See Isley v. State, 652 So. 2d 409, 410 (Fla. 5th DCA 1995) (noting "[e]nough is enough").

AFFIRMED with instructions.

SAWAYA, LAWSON and WALLIS, JJ., concur.