DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT January Term 2007

EARL CONEY,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

No. 4D07-1540

[July 5, 2007]

PER CURIAM.

Affirmed. Although we have considered the merits of this appeal, which are nonexistent, we remind Mr. Coney of the admonition we gave in the June 7, 2007, order in Coney v. McDonough, case No. 4D07-813, that this court may preclude him from filing any further pro se pleadings, petitions, appeals, motions, or any other papers, because of his abuse of the appellate system.

SHAHOOD, C.J., STONE and POLEN, JJ., concur.

* * *

Appeal of order denying rule 3.850 motion from the Circuit Court for the Fifteenth Judicial Circuit, Palm Beach County; Jorge Labarga, Judge; L.T. Case Nos. 00-8872 CFA06, 00-10511 CFA06, 00-13201 CFA06, 01-2020 CFA06, 02-46 CFA06, 02-1367 CFA06 & 02-3398 CFA06.

Earl Coney, Lake City, pro se.

No appearance required for appellee.