IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT

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

Ν	AIC.	HΑ	FI	C.	DO	NC) \/	ΆN,
	$\mathbf{v}_{11}\mathbf{\nabla}$	1 1/	$^{\prime}$	U.	\mathcal{L}	. N C	<i>,</i> ,	\neg III.

Petitioner,

٧.

Case No. 5D22-715 LT Case No. 2007-MH-019713-X

STATE OF FLORIDA,

Respond	ent.

Opinion filed April 14, 2022

Petition for Belated Appeal A Case of Original Jurisdiction.

Blaise Trettis, Public Defender, and Michael Mario Pirolo, Chief Assistant Public Defender, Viera, for Petitioner.

Ashley Moody, Attorney General, Tallahassee, and, Rebecca Rock McGuigan, Assistant Attorney General, Daytona Beach, for Respondent.

PER CURIAM.

The petition for belated appeal is granted. A copy of this opinion shall be filed with the trial court and be treated as the notice of appeal from the April 9, 2021 "Order Finding Probable Cause Does Not Exist to Believe

That the Respondent's Condition Has So Changed That It Is Safe for Him to Be At Large" filed in Case 2007-MH-019713-X, Brevard County, Florida. See Fla. R. App. P. 9.141(c)(6)(D).

PETITION GRANTED.

WALLIS, EDWARDS and TRAVER, JJ., concur.