IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

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

CASE NO. 1D17-0311

SHANNON DOUGLAS ROBINSON,

Appellant,

Appellees.

v.

FLORIDA COMMISSION ON OFFENDER REVIEW and JULIE L. JONES, SECRETARY, FLORIDA DEPARTMENT OF CORRECTIONS,

Opinion filed November 20, 2017.

An appeal from the Circuit Court for Leon County. Terry Lewis, Judge.

Shannon Douglas Robinson, pro se, Appellant.

Rebecca Kapusta, General Counsel, and Beverly Brewster, Assistant General Counsel, Department of Corrections, Tallahassee, for Appellees.

PER CURIAM.

AFFIRMED. Because of Appellant's repeated unsuccessful challenges to denials of postconviction relief and petitions for extraordinary relief, Appellant is

cautioned that the filing of additional meritless appeals could subject him to sanctions. See State v. Spencer, 751 So. 2d 47 (Fla. 1999); Ardis v. Pensacola State College, 128 So. 3d 260 (Fla. 1st DCA 2013); § 944.279, Fla. Stat.

ROWE, MAKAR, and BILBREY, JJ., CONCUR.