## FIRST DISTRICT COURT OF APPEAL STATE OF FLORIDA

	No. 1D20-1612
JULIUS KEITH KNOTT,	
Petitioner,	
v.	
STATE OF FLORIDA,	
Respondent.	
STATE OF FLORIDA,	

Petition for Belated Appeal—Original Jurisdiction.

August 3, 2020

PER CURIAM.

Because the purpose of a motion filed under Florida Rule of Criminal Procedure 3.800(b)(2) "is to provide a mechanism to raise and preserve all sentencing errors" for direct appeal, *Harvey v. State*, 848 So. 2d 1060, 1066 (Fla. 2003) (Pariente, J., specially concurring), the order is not separately appealable. Accordingly, this petition seeking a belated appeal from the order denying Petitioner's rule 3.800(b)(2) motion, which was filed in his direct appeal, 1D18-2147, is hereby dismissed as unauthorized.

OSTERHAUS, KELSEY, and JAY, JJ., concur.

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Not final until disposition of any timely and authorized motion under Fla. R. App. P. 9.330 or 9.331.

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Julius Keith Knott, pro se, Petitioner.

Ashley Moody, Attorney General, Tallahassee, for Respondent.