

CASE NO. CRC 89-11425 CFPDO-B

STATE OF FLORIDA  
vs.

Kevin Herrick

SPN: 362912

The following was done in open court on the 27 day  
JUNE, 1991.

- ☐ Defendant arraigned - entered Not Guilty plea  
☐ Written plea of Not Guilty filed.  
☐ Pre-Trial hearing set \_\_\_\_\_  
☐ Trial set \_\_\_\_\_  
☐ Sentencing set \_\_\_\_\_  
☐ Status Check set \_\_\_\_\_  
☐ Speedy trial waived \_\_\_\_\_  
☐ Speedy trial tolled \_\_\_\_\_  
☐ Speedy trial extended \_\_\_\_\_  
☐ Defendant failed to appear.  
☐ Bond estreated. (See separate Order)  
☐ Capias Ordered. Bond set \$ \_\_\_\_\_  
☐ Violation of Probation hearing set \_\_\_\_\_  
☐ Case continued to \_\_\_\_\_ on \_\_\_\_\_ motion.  
☐ State's Motion \_\_\_\_\_

- ☒ Defendant's Motion for belated appeal is hereby  
granted.  
☐ Other: \_\_\_\_\_

DONE AND ORDERED this 27 day of JUNE, 1991, in  
Clearwater, Florida.

  
JUDGE

(MPOFORM-88)  
DRB

IN THE CIRCUIT COURT FOR PINELLAS COUNTY, FLORIDA  
CRC 8911425 CFANO

KEVIN RICHARD HERRICK,

Defendant,

vs.

STATE OF FLORIDA,

Plaintiff.  
\_\_\_\_\_ /

**NOTICE OF APPEAL**

NOTICE IS GIVEN that the Defendant appeals to the Second District Court of Appeal, Lakeland, Florida, to review the Order, Judgment and Sentence of the Circuit Court in and for Pinellas County, Florida, rendered on January 4, 1991. [Belated appeal granted on June 27, 1991.]

I HEREBY CERTIFY that a true copy of the foregoing has been furnished by hand delivery to the Office of the State Attorney, 5100-144th Avenue North, Clearwater, FL 34620, and by mail to the Office of the Attorney General, Westwood Center, 2002 North Lois Avenue, 7th Floor, Tampa, Florida 33607, July 24, 1991.

JAMES MARION MOORMAN, PUBLIC DEFENDER  
TENTH JUDICIAL CIRCUIT

By

Allyn Giambalvo  
ALLYN GIAMBALVO  
Assistant Public Defender  
Criminal Court Building  
5100-144th Avenue North  
Clearwater, FL 34620

CASE NO. CRC 8911425 CFANO - B

STATE OF FLORIDA

vs.


KEVIN RICHARD HERRICK

SPN: 362912

The following was done in open court this 27 day of  
JUNE, 1991.

IT IS CONSIDERED AND ORDERED that the Court hereby finds the  
defendant to be insolvent. The Office of the Public Defender is hereby  
appointed for appeal purposes to the above-named defendant.

Dated this 27 day of JUNE, 1991, in  
Clearwater, Florida.

  
JUDGE

(GF-88)

DRB

IN THE CIRCUIT COURT FOR PINELLAS COUNTY, FLORIDA  
CRC8911425 CFANO

KEVIN RICHARD HERRICK  
Defendant

vs.

STATE OF FLORIDA  
Plaintiff

**STATEMENT OF JUDICIAL ACTS TO BE REVIEWED**

**The Defendant submits the following Judicial Acts to be reviewed:**

1. Insufficiency of the Evidence.
2. Defendant's Judgment and Sentence.

**DESIGNATIONS TO THE COURT REPORTER**

**The Defendant files his Designations to Reporter to transcribe the following proceedings:**

1. All testimony and argument reported at trial on October 2-3, 1990, before Judge Downey; excluding voir dire, opening, closing and instructions. **Reporter Carla Jessel with Robert Dempster**
2. Sentencing hearing on January 4, 1991, before Judge Downey. **Reporter Carla Jessel with Robert Dempster**

**I HEREBY CERTIFY** that a copy of the foregoing has been furnished by hand delivery to James T. Russell, State Attorney, and by mail to the Attorney General, Westwood Center, 2002 North Lois Avenue, 7th Floor, Tampa, FL 33607 and to the Court Reporter(s) July 24, 1991.

**JAMES MARION MOORMAN, PUBLIC DEFENDER  
TENTH JUDICIAL CIRCUIT**

By Allyn Giambalvo  
**ALLYN GIAMBALVO**  
Assistant Public Defender

IN THE CIRCUIT COURT FOR PINELLAS COUNTY, FLORIDA  
CRC8911425 CFANO

KEVEN RICHARD HERRICK

vs.

STATE OF FLORIDA

FILED  
CLERK OF COURT  
JUL 29 11 30 03  
CLEARWATER, FLORIDA

**AMENDED ORDER OF APPOINTMENT OF PUBLIC DEFENDER**

THIS CAUSE coming on to be heard this day on Defendant's Order of Insolvency and Appointment of Public Defender and the same being considered,

THE COURT DOES NOW HEREBY APPOINT AND ASSIGN the Public Defender of the Tenth Judicial Circuit in and for Polk County, Florida, to represent the Defendant before the Second District Court of Appeal, Lakeland, Florida,

IT IS FURTHER ORDERED AND ADJUGED that no cost for preparation of transcript of testimony shall be incurred without first obtaining leave of Court and then only after demonstrating a need for said transcript of testimony.

DONE AND ORDERED in Chambers, at Clearwater, Pinellas County, Florida, this 29 day of July, 1991.

  
CIRCUIT JUDGE

Copies furnished to:  
Public Defender  
State Attorney  
Attorney General