

IN THE SECOND DISTRICT COURT OF APPEAL, LAKELAND, FLORIDA
FEBRUARY 23, 1994

KEVIN RICHARD HERRICK,

Appellant(s),

v.

STATE OF FLORIDA,

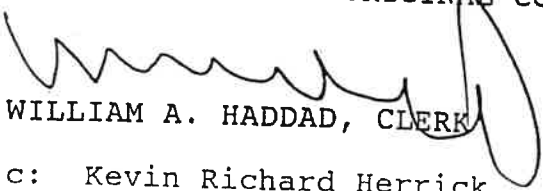
Appellee(s).

Case No. 93-04351

BY ORDER OF THE COURT:

Appellant, pro se, having filed a motion for rehearing
in the above-styled case, upon consideration, it is
ORDERED that the motion for rehearing is hereby denied.

I HEREBY CERTIFY THE FOREGOING IS A
TRUE COPY OF THE ORIGINAL COURT ORDER.


WILLIAM A. HADDAD, CLERK

c: Kevin Richard Herrick
Karleen F. DeBlaker
Attorney General

/JM



Citation/Title

637 So.2d 235, Herrick v. District Court of Appeal, Second Dist., (Fla. 1994)

*235 637 So.2d 235

Herrick (Kevin Richard)

v.

District Court of Appeal Second District

NO. 83,317

Supreme Court of Florida.

Mar 16, 1994

Disposition: Hab.Corp. den.

(The decision of the Supreme Court of Florida is referenced in the Southern Reporter in a table captioned 'Florida Decisions Without Published Opinions.')