IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JANUARY TERM 2011

VINCENT MITCHELL.

Petitioner,

v. Case No. 5D11-48

STATE OF FLORIDA,

Respondent.

Opinion filed March 11, 2011

Petition for Writ of Habeas Corpus, A Case of Original Jurisdiction.

Vincent Mitchell, Moore Haven, pro se.

No Appearance for Respondent.

PER CURIAM.

ON ORDER TO SHOW CAUSE

After denying Petitioner, Vincent Mitchell's ["Mitchell"], Petition for Writ of Habeas Corpus, his seventh post-conviction challenge to his judgment and sentence in Fifth Circuit Case No. 2005-CF-001324, and determining that the petition was meritless, as were his preceding filings, we issued a *Spencer*¹ show cause order directing Mitchell to demonstrate why he should not be barred from further *pro* se challenges to his convictions and sentences in this case. Having considered Mitchell's response and

¹ State v. Spencer, 751 So. 2d 47 (Fla. 1999).

finding it to be unpersuasive, we conclude that he is abusing the judicial process and should be barred from further *pro* se filings. Therefore, we now prohibit Mitchell from filing with this Court any further *pro* se pleadings concerning Marion County, Fifth Circuit Case case number 2005-CF-001324. The Clerk of this Court is directed not to accept any further *pro* se filings from Mitchell concerning this case. Any additional pleading regarding this case will be summarily rejected by the clerk, unless filed by a member in good standing of The Florida Bar. *See Johnson v. State*, 652 So. 2d 980 (Fla. 5th DCA 1995). The clerk is further directed to forward a certified copy of this opinion to the appropriate institution for consideration of disciplinary procedures. *See Simpkins v. State*, 909 So. 2d 427, 428 (Fla. 5th DCA 2005); § 944.279(1), Fla. Stat. (2010).

Future *pro* se filings PROHIBITED; Certified Opinion FORWARDED to Department of Corrections.

GRIFFIN, ORFINGER and LAWSON, JJ., concur.