

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

JANUARY TERM 2011

ADAM JEROME DURR,

Appellant,

v.

Case No. 5D10-3837

STATE OF FLORIDA,

Appellee.

_____ /

Opinion filed March 25, 2011

3.850 Appeal from Circuit
Court for Putnam County,
Terry Larue, Judge.

Adam Durr, Lake City, pro se.

Pamela Jo Bondi, Attorney General,
Tallahassee, and Ann M. Phillips,
Assistant Attorney General, Daytona
Beach, for Appellee.

PER CURIAM.

ON ORDER TO SHOW CAUSE

Appellant, Adam Jerome Durr, was tried and convicted of armed robbery with a firearm or deadly weapon and armed burglary of a dwelling. Durr v. State, 773 So. 2d 644 (Fla. 5th DCA 2000). Since his judgment and sentence became final, Durr has submitted twelve *pro se* postconviction filings. After affirming the denial of Durr's most recent *pro se* rule 3.850 postconviction motion, we issued a Spencer show cause order

directing Durr to demonstrate why he should not be barred from filing further *pro se* challenges to his convictions and sentences in this case. State v. Spencer, 751 So. 2d 47 (Fla. 1999). After carefully considering Durr's response, we find it unpersuasive. We conclude that Durr is abusing the judicial process and should be barred from further *pro se* filings.

Therefore, we now prohibit Adam Jerome Durr from filing with this court any more *pro se* pleadings concerning Putnam County, Seventh Judicial Circuit Court case number 99-1558-CF-53. The clerk of this court is directed not to accept any further *pro se* filings from Durr concerning this case. Any additional pleadings regarding this case will be summarily rejected by the clerk, unless they are filed by a member in good standing of the Florida Bar. See Johnson v. State, 652 So. 2d 980, 980 (Fla. 5th DCA 1995) (prohibiting petitioner from filing further *pro se* pleadings with this court after thirteen challenges to conviction and sentence); Isley v. State, 652 So. 2d 409, 411 (Fla. 5th DCA 1995) ("Enough is enough.").

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

GRIFFIN, COHEN and PALMER, JJ., concur.