

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

JANUARY TERM 2010

KELLEY JERROD SHELTON,

Petitioner,

v.

Case No. 5D10-745

STATE OF FLORIDA,

Respondent.

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Opinion filed March 26, 2010.

Petition for Belated Appeal,  
A Case of Original Jurisdiction.

Kelley J. Shelton, Gainesville, pro se.

No Appearance for Respondent.

PER CURIAM.

The petition for belated appeal is granted because the trial court's denial order failed to inform petitioner that he had thirty days to appeal. A copy of this opinion will be filed with the lower court and be treated as the notice of appeal from the denial of his rule 3.800(a) motion for post-conviction relief in Case Nos. 03-3900-CF-A-X; 03-3753-CF-A-X; 03-3660-CF-A-X; 03-3715-CF-A-X; 03-3661-CF-A-X; 03-3691-CF-A-X; 03-3658-CF-A-X; 03-3692-CF-A-X; 03-3659-CF-A-X; and 03-3662-CF-A-X in the Circuit Court in and for Marion County. See Fla. R. App. P. 9.141(c)(5)(D).

PETITION GRANTED.

SAWAYA, LAWSON and JACOBUS, JJ, concur.