

# Supreme Court of Florida

FRIDAY, MARCH 21, 1997

PEDRO MEDINA,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

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CASE NO. 90,146

Circuit Court Nos. CR82-2035  
(Orange) CR82-1908

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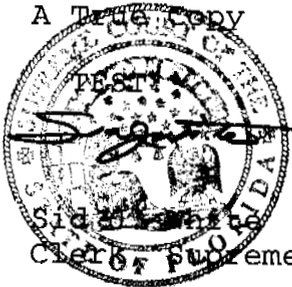
The trial court has entered an extensive order denying appellant's third rule 3.850 motion. We have considered the appellant's motion, the record of the trial court's proceedings, and the trial court's extensive order. We affirm the trial court's order.

No Motion for Rehearing will be entered by the Court.

KOGAN, C.J., OVERTON, SHAW, GRIMES, HARDING and WELLS, JJ., concur

ANSTEAD, J., dissents. Because our recent review presented this Court with a serious question concerning the State's withholding of evidence of another suspect, and was decided by a 4-3 vote of the Court, I would afford the appellant an opportunity, albeit on an expedited basis, to present argument on this appeal before deciding the merits.

A True Copy



Sid White  
Clerk Supreme Court

TC

cc: Mr. Martin J. McClain  
Ms. Jennifer M. Corey  
Mr. Richard B. Martell  
Mr. Kenneth Nunnelley  
Mr. Thomas Crapps  
Hon. Fran Carlton, Clerk  
Hon. Richard F. Conrad, Judge