Doc # 2024043475, OR BK 20967 Page 1971, Number Pages: 3, Recorded 03/05/2024 09:59 AM, JODY PHILLIPS CLERK CIRCUIT COURT DUVAL COUNTY

## MANDATE

from

## **Circuit Court of Duval County, Florida**

To: The Honorable Judges of County Court

Case No: 16-2023-AP-000015-XXXX-MA

**Division:** AP-A

On appeal to the Circuit Court of Duval County, Florida, from the judgment of your Court rendered

on September 20, 2023,

in the action that in your court is captioned:

Civil Traffic Disposition Memo and Authorization to Pay

Jose Ortiz Velazquez v. City of Jacksonville, Case no.: 16-2023-TR-047387-CMXX-MA, Div.: D

In the Circuit Court of Duval County, Florida, rendered its opinion and judgment, a copy of which is attached and made part hereof on the date recited therein.

You are hereby directed that if any further proceedings in that action in your Court are required by the judgment of the Circuit Court of Duval County, Florida, such requirements be carried out, and that any further proceedings in that action in your court be in accordance with that judgment.

WITNESS the HonorableCharbula, Mahon, and Sharrit, Judge of the Circuit Court of DuvalCounty, Florida, at Jacksonville, Florida this the28thday of February, 20 24



JODY PHILLIPS CLERK OF THE CIRCUIT COURT

Asput Deputy Clerk

CC: Jose Ortiz Velazquez

## Filing # 191558349 E-Filed 02/08/2024 01:33:26 PM

## IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT IN AND FOR DUVAL COUNTY, FLORIDA

Case No.: 16-2023-AP-15 Division: AP-A

JOSE ORTIZ VELAZQUEZ Appellant,

vs.

CITY OF JACKSONVILLE Appellee.

On appeal from a decision of the County Court, Duval County

For Appellant: Jose Ortiz Velacruz

For Appellee: None

<u>Opinion</u>

February 8, 2024

PER CURIAM.

AFFIRMED. See <u>Applegate v. Barnett Bank of Tallahassee</u>, 377 So. 2d 1150, 1152 (Fla. 1979) (explaining that "[i]n appellate proceedings the decision of a trial court has the presumption of correctness and the burden is on the appellant to demonstrate error," so "the lack of a trial transcript or a proper substitute" results in a record that is "inadequate to demonstrate reversible error" and requires affirmance); See also Fortune v. Pantin, 851 So. 2d 274 (Fla. 5th DCA 2003) ("In the absence of a transcript, this court is unable to evaluate the sufficiency of the evidence considered by the trial court in support of its factual findings, and instead presumes such findings to be correct."). See also Rule 9.315, Florida Rules of Appellate Procedure ("After service of the

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initial brief ... the court may summarily affirm the order to be reviewed if the court finds that no preliminary basis for reversal has been demonstrated.").

CHARBULA, MAHON AND SHARRIT J.J. concur.