

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT
IN AND FOR PALM BEACH COUNTY, FLORIDA.

HELEN STABILE,

Appellant,

APPELLATE DIVISION (CRIMINAL)

Case No.: 502009AP900019AXXXMB

Co. Court Case No.: 502007CT033992AXXXMB

v.

STATE OF FLORIDA,

Appellee.

Opinion filed: June 9, 2010

Appeal from Judge, Laura Johnson
County Court in and for Palm Beach County.

For Appellant, Michael Braxton, Esq., Parks & Braxton, P.A., 1041 Ives Dairy Road, Suite 137,
Miami, FL 33179.

For Appellee, Michelle Zieba, Esq., Office of the State Attorney, 401 N. Dixie Highway, West
Palm Beach, FL 33401.

PER CURIAM.

The trial court properly denied the motion for juror interviews, because it was seeking to interview a juror regarding individual thought processes, calculations, motives, or influences, which inhere in the verdict. *See Reaves v. State*, 826 So. 2d 932, 943 (Fla. 2002) (finding that juror interviews are not permitted relative to any matter that inheres in the verdict itself and relates to the jury's deliberations). For all remaining issues, we find no error and affirm.

The lower court's decision is hereby AFFIRMED.

BROWN, MILLER, and KROLL, JJ. concur.