IN THE SUPREME COURT OF FLORIDA

JUN 23 1939

STATE OF FLORIDA,

Petitioner,

VS.

Case No. 74,294

CHESTER T. BYERS,

Respondent.

DISCRETIONARY REVIEW OF DECISION OF THE DISTRICT COURT OF APPEAL OF FLORIDA SECOND DISTRICT

BRIEF OF RESPONDENT ON JURISDICTION

JAMES MARION MOORMAN PUBLIC DEFENDER TENTH JUDICIAL CIRCUIT FLORIDA BAR NO. 0143265

PAUL C. HELM ASSISTANT PUBLIC DEFENDER

Public Defender's Office Polk County Courthouse P. O. Box 9000--Drawer PD Bartow, FL 33830 (813) 534-4200

ATTORNEYS FOR RESPONDENT

TOPICAL INDEX TO BRIEF

	PAGE NO.
PRELIMINARY STATEMENT	1
STATEMENT OF THE CASE AND FACTS	2
SUMMARY OF THE ARGUMENT	3
ARGUMENT	4
ISSUE I	
SHOULD THIS COURT EXERCISE ITS DISCRETIONARY JURISDICTION TO REVIEW THE DECISION OF THE SECOND DISTRICT	
COURT OF APPEAL?	4
CONCLUSION	6
CERTIFICATE OF SERVICE	6

TABLE OF CITATIONS

CASES	PAGE NO.	
Lampkin-Asam v. District Court of Appeal, 364 So.2d 469 (Fla. 1978)	5	;
State v. Hieber, Case No. 73,531.	4, 5	;
<u>State v. Hieber</u> , 541 So.2d 1208 (Fla. 2d DCA 1988)	5	;
State v. Williams, 463 So.2d 525 (Fla. 3d DCA 1985)	4	Ŀ
OTHER AUTHORITIES		
Fla. R. App. P. 9.140(c)(2) § 924.07(1)(i), Fla. Stat. (1987)	4 4	

IMINA STATEMENT

Respondent Chester T. Byers was the defendant in the trial court and the appellee in the District Court of Appeal, Second District. Petitioner, the State of Florida, was the plaintiff in the trial court and the appellant in the District Court. Petitioner is seeking review of the District Court's opinion dismissing Petitioner's appeals. The opinion is set forth in the appendix to this brief. References to the appendix are designated by "A" and the page number.

STATEMENT OF THE CASE AND FACTS

Respondent accepts Petitioner's statement of the case and facts set forth in the Brief of Petitioner on Jurisdiction.

SUMMARY OF THE ARGUMENT

Although Respondent agrees that the Second District's decision in this case conflicts with a decision of the Third District Court of Appeal, it is unnecessary for this Court to grant discretionary review. First, the Second District's decision to dismiss the State's untimely appeals in which the notices of appeal were filed more than fifteen days after the guidelines departure sentences were rendered was plainly correct. Second, the conflict will be resolved in another case in which this Court has already granted review.

ARGUMENT

ISSUE I

SHOULD THIS COURT EXERCISE ITS DISCRETIONARY JURISDICTION TO REVIEW THE DECISION OF THE SECOND DISTRICT COURT OF APPEAL?

Respondent agrees that the decision of the District Court of Appeal, Second District dismissing the Petitioner's untimely appeals (A1-2) conflicts with <u>State v. Williams</u>, 463 So.2d 525 (Fla. 3d DCA 1985). (A3-4) However, Respondent respectfully requests this Court to exercise its discretion to deny review of the Second District's decision on the ground that review is unnecessary.

Review is unnecessary in this case for two reasons: (1) The Second District's decision is correct on its face. (2) The conflict between the Second District and the Third District will be resolved by this Court in <u>State v. Hieber</u>, Case No. 73,531.

In this case, the Second District dismissed as untimely eight State appeals from guidelines departure sentences because the notices of appeal were filed more than fifteen days after the sentences were rendered. (A1,2) The State has the statutory right to appeal a sentence imposed outside the range recommended by the guidelines. § 924.07(1)(i), Fla. Stat. (1987). However, the State was required to file its notices of appeal within fifteen days of rendition of the orders to be reviewed, i.e. the sentences. Fla. R. App. P. 9.140(c)(2). The untimely filing of the notices of appeal was a jurisdictional defect and required the Second District

to dismiss the appeals. <u>Lampkin-Asam v. District Court of Appeal</u>, 364 So.2d 469, 471 (Fla. 1978).

The conflict of decisions between the Second District and the Third District more clearly appears in the Second District's decision in <u>State v. Hieber</u>, 541 So.2d 1208 (Fla. 2d DCA 1988).

(A5) Petitioner asserts that this Court has already accepted jurisdiction to review that decision in <u>State v. Hieber</u>, Case No. 73,531. Brief of Petitioner on Jurisdiction, page 2 and 3. Therefore, this Court can resolve the conflict in <u>Hieber</u>, and it is unnecessary to grant Petitioner's request for review in this case.

CONCLUSION

Respondent respectfully requests this Honorable Court to deny the petition for discretionary review.

CERTIFICATE OF SERVICE

I certify that a copy has been mailed to the Tampa Attorney General's Office on this North day of June, 1989.

Respectfully submitted,

JAMES MARION MOORMAN
PUBLIC DEFENDER
TENTH JUDICIAL CIRCUIT
FLORIDA BAR NUMBER 0143265

PAUL C. HELM

Assistant Public Defender P. O. Box 9000 - Drawer PD

Bartow, FL 33830 (813) 534-4200

PCH/an