Supreme Court of Florida

WILLIAM F. PHILLIPS,

Petitioner,

VS.

STATE OF FLORIDA,

Respondent.

No. 90,681 [August 20, 1998]

PER CURIAM.

We have for review Phillips v. State, 689 So. 2d 453 (Fla. 3d DCA 1997), which expressly and directly conflicts with Johnson v. State, 569 So. 2d 872 (Fla. 2d DCA 1990). We have jurisdiction. Art. V, § 3(b)(3), Fla. Const.

In <u>J.B. v. State</u>, 705 So. 2d 1376 (Fla. 1998), we resolved this conflict, holding that the allowance of a confession or an admission against interest without independent proof of the corpus delicti requires a contemporaneous objection to preserve the issue for appeal. <u>Id.</u> at 1378. Accordingly, we approve the decision below.

It is so ordered.

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

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION, AND IF FILED, DETERMINED.

Application for Review of the Decision of the

District Court of Appeal - Direct Conflict of Decisions

Third District - Case No. 95-1807

(Monroe County)

William F. Phillips, pro se, Punta Gorda, Florida,

for Petitioner

Robert A. Butterworth, Attorney General, and Douglas J. Glaid, Assistant Attorney General, Ft. Lauderdale, Florida,

for Respondent