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### IN THE SUPREME COURT OF FLORIDA

# FILED

SID J. WHITE

JUN 30 19961

KEITH JEROME HARVEY,

CLERK, SUPREME COURT

Petitioner,

Chief Deputy Clerk

CASE NO. 93334

STATE OF FLORIDA,

v.

Respondent.

# JURISDICTIONAL BRIEF OF PETITIONER

NANCY A. DANIELS PUBLIC DEFENDER SECOND JUDICIAL CIRCUIT

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#### IN THE SUPREME COURT OF FLORIDA

KEITH JEROME HARVEY,

Petitioner, :

VS. : CASE NO.

STATE OF FLORIDA, :

Respondent. :

#### JURISDICTIONAL BRIEF OF PETITIONER

#### I STATEMENT OF THE CASE AND FACTS

In a per curiam affirmance without opinion, the district court cited to <u>State v. Gloster</u>, 703 So.2d 1174 (Fla. 1st DCA 1997), <u>review pending</u>, no. 92,235 (Fla. 1998). <u>Harvey v. State</u>, no. 97-1963 (Fla. 1st DCA May 27, 1998).

#### II SUMMARY OF THE ARGUMENT

Under Jollie v. State, infra, the citation by the district court to a case now pending a decision whether to exercise discretionary review in this court creates conflict jurisdiction under article V, § 3(b)(3), Florida Constitution and Rule 9.030(a)(2)(A)(iv), Florida Rules of Appellate Procedure. If this court accepts Gloster, supra, no. 92,235, it should also accept this case for review, in order to promote uniformity of decisions and to serve the interests of justice.

#### III ARGUMENT

#### ISSUE PRESENTED

THE COURT SHOULD ACCEPT THIS CASE TO PROMOTE UNIFORMITY OF DECISIONS.

In <u>State v. Gloster</u>, 703 So.2d 1174 (Fla. 1st DCA 1997), review pending, no. 92,235 (Fla. 1998), the First District Court held that section 324.34(1)(c), Florida Statutes (1995), does not violate the separation of powers required by article III, § 1 of the Florida Constitution. Gloster argued in the district court that the statute, which makes a third or subsequent offense of driving while license suspended a felony upon conviction, gave the trial court unconstitutional power to determine whether the offense was a felony merely through the power to impose or withhold adjudication of guilt. Gloster is now before this court pending a decision on acceptance of discretionary review. In <u>Gloster</u>, the district court expressly declared valid a state statute, creating discretionary jurisdiction under article V, § 3(b)(3) of the Florida Constitution and Rule 9.030(a)(2)(A)(i), Florida Rules of Appellate Procedure.

In this case, the district court affirmed with a cite to Gloster, creating a type of discretionary conflict jurisdiction recognized by this court in Jollie v. State, 405 So.2d 418 (Fla. 1981). The issue in this case is the same as in Gloster. Petitioner requests therefore that, if this court accepts Gloster for review, it also accept this case to promote uniformity of decisions.

#### IV CONCLUSION

Based upon the foregoing argument, reasoning, and citation of authority, petitioner requests that this Court exercise its discretion to accept jurisdiction of this case and order briefing on the merits.

Respectfully submitted,

NANCY A. DANIELS PUBLIC DEFENDER SECOND JUDICIAL CIRCUIT

KATHLEEN STOVER

Fla. Bar No. 0513253 Assistant Public Defender Leon County Courthouse 301 S. Monroe, Suite 401 Tallahassee, Florida 32301 (850) 488-2458

ATTORNEY FOR PETITIONER

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been furnished to J. Ray Poole, Assistant Attorney General, by delivery to The Capitol, Plaza Level, Tallahassee, Florida, this 30 day of June, 1998.

KATHLEEN STOVER

# IN THE SUPREME COURT OF FLORIDA

KEITH JEROME HARVEY, :

Petitioner, :

v. : CASE NO.

STATE OF FLORIDA, :

Respondent.

<u>APPENDIX</u>

IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

KEITH JEROME HARVEY,

Appellant,

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND DISPOSITION THEREOF IF FILED.

CASE NO. 97-1963

v.

STATE OF FLORIDA,

Appellee.



PUBLIC DEFENDER
226 JUDICIAL CIRCUIS

Opinion filed May 27, 1998.

An appeal from the Circuit Court for Escambia County. Laura Melvin, Judge.

Nancy A. Daniels, Public Defender, and Kathleen Stover, Assistant Public Defender, Tallahassee, for appellant.

Robert A. Butterworth, Attorney General, and J. Ray Poole, Assistant Attorney General, Tallahassee, for appellee.

PER CURIAM

AFFIRMED. State v. Gloster, 703 So. 2d 1174 (Fla. 1st DCA 1997).

KAHN, MICKLE and DAVIS, JJ., concur.