Supreme Court of Florida

No. SC05-2347

JASON HAMILTON, Petitioner,

vs.

STATE OF FLORIDA, Respondent.

[February 21, 2008]

PER CURIAM.

We have for review <u>Hamilton v. State</u>, 914 So. 2d 993 (Fla. 4th DCA 2005), in which the Fourth District Court of Appeal certified conflict with <u>Isaac v. State</u>, 911 So. 2d 813 (Fla. 1st DCA 2005), <u>notice to invoke discretionary jurisdiction</u> <u>filed</u>, No. SC05-2047 (Fla. Oct. 31, 2005). We have jurisdiction. <u>See</u> art. V, § 3(b)(4), Fla. Const.

We stayed proceedings in this case pending disposition of <u>Galindez v. State</u>, 955 So. 2d 517 (Fla. 2007), which we ultimately decided on harmless error grounds based on a thorough review of the record. We thereafter issued an order directing petitioner to show cause why our <u>Galindez</u> decision should not control the outcome of the present case. However, petitioner's response does not contain enough information or record attachments for us to perform a <u>Galindez</u> harmless error analysis. Moreover, we cannot unilaterally perform such an analysis, as the record is not before this Court.

We accordingly grant the petition for review in the present case. The decision under review is quashed and this matter is remanded to the Fourth District Court for application of a harmless error analysis based on our decision in <u>Galindez</u> and a thorough review of the record. Petitioner's pending motions for clarification are hereby denied as moot.

It is so ordered.

LEWIS, C.J., and WELLS, ANSTEAD, PARIENTE, QUINCE, CANTERO, and BELL, 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 - Certified Direct Conflict of Decisions

Fourth District - Case No. 4D05-664

(Palm Beach County)

Jason Hamilton, Pro se, South Bay, Florida,

for Petitioner

Bill McCollum, Attorney General, Tallahassee, Florida,

for Respondent