Supreme Court of Florida

No. SC06-2140

RONALD CORKER, Petitioner,

vs.

STATE OF FLORIDA, Respondent.

[March 19, 2009]

PER CURIAM.

We have for review <u>Corker v. State</u>, 937 So. 2d 757 (Fla. 4th DCA 2006), in which the Fourth District Court of Appeal relied upon its decision in <u>Yisrael v. State</u>, 938 So. 2d 546 (Fla. 4th DCA 2006) (en banc), <u>disapproved in part</u>, 993 So. 2d 952 (Fla. 2008), and certified conflict with the First District Court of Appeal's decision in <u>Gray v. State</u>, 910 So. 2d 867 (Fla. 1st DCA 2005). We have jurisdiction. <u>See</u> art. V, § 3(b)(4), Fla. Const.

We stayed proceedings in this case pending our disposition of <u>Yisrael</u>, in which we: (1) approved the decision of the First District in <u>Gray</u>, and (2)

disapproved the reasoning and rule of law articulated by the Fourth District in its underlying decision, but ultimately approved the result reached by that court on other grounds. See Yisrael v. State, 993 So. 2d 952, 960-61 (Fla. 2008). We subsequently issued an order directing the State to show cause why we should not exercise jurisdiction, summarily quash the decision under review, and remand for reconsideration in light of our decision in Yisrael. We now possess the record on appeal, which contains a Department of Corrections Crime and Time Report that was properly authenticated under seal as provided by section 90.902(1), Florida Statutes (2003). See Yisrael, 993 So. 2d at 960-61 (approving this authentication method). Further, the record includes a transcript of petitioner Corker's sentencing hearing, which confirms that this activities-based public record was properly admitted and considered by the trial court in sentencing Corker as a prison-releasee reoffender. See § 775.082(9)(a), Fla. Stat. (2002).

Accordingly, we grant the petition for review and, as we did in <u>Yisrael</u>, approve the ultimate result reached by the Fourth District Court of Appeal below, but disapprove its reliance upon the rule expressed in <u>Yisrael</u> <u>v. State</u>, 938 So. 2d 546 (Fla. 4th DCA 2006), because <u>the Crime and Time</u> <u>Report</u> provided in this case was properly authenticated under seal. <u>See</u> <u>Yisrael</u>, 993 So. 2d at 960-61. It is so ordered.

QUINCE, C.J., and PARIENTE, LEWIS, CANADY, POLSTON, and LABARGA, 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. 4D05-1084

(St. Lucie County)

Carey Haughwout, Public Defender, and Elisabeth Porter, Assistant Public Defender, Fifteenth Judicial Circuit, West Palm Beach, Florida,

for Petitioner

Bill McCollum, Attorney General, Tallahassee, Florida, and Daniel P. Hyndman, Assistant Attorney General, West Palm Beach, Florida,

for Respondent