Supreme Court of Florida

No. SC07-2292

TROY L. BLOCKER,

Petitioner,

VS.

STATE OF FLORIDA,

Respondent.

[July 3,2008]

PER CURIAM.

We initially accepted jurisdiction to review <u>Blocker v. State</u>, 968 So. 2d 686 (Fla. 2d DCA 2007), <u>review granted</u>, 973 So. 2d 1119 (Fla. 2007) (table), a decision in which the Second District Court of Appeal certified questions to be of great public importance. <u>See</u> 968 So. 2d at 688-89, 694; art. V, § 3(b)(4), Fla. Const. After further, full consideration, we have determined that we should exercise our discretion and discharge jurisdiction. Accordingly, this review proceeding is dismissed.

It is so ordered.

QUINCE, C.J., and WELLS, ANSTEAD, PARIENTE, LEWIS, and BELL, JJ., concur.

CANTERO, J., did not participate.

NO MOTION FOR REHEARING WILL BE ALLOWED.

Application for Review of the Decision of the District Court of Appeal - Certified Great Public Importance

Second District - Case No. 2D06-693

(Pinellas County)

Paul A. McDermott and Steven L. Brannock of Holland and Knight, LLP, Tampa, Florida,

for Petitioner

Bill McCollum, Attorney General, Tallahassee, Florida, and Robert J. Krauss, Senior Assistant Attorney General, Patricia A. McCarthy and Ronald Napolitano, Assistant Attorneys General, Tampa, Florida,

for Respondent