Supreme Court of Florida

No. SC11-1646

CRAIG B. DANIELS,

Petitioner,

VS.

STATE OF FLORIDA,

Respondent.

[November 8, 2012]

PER CURIAM.

We initially accepted review of the decision in <u>Daniels v. State</u>, 66 So. 3d 328 (Fla. 1st DCA 2011), based on express and direct conflict. <u>See</u> art. V, § 3(b)(3), Fla. Const. Upon further consideration, we conclude that jurisdiction was improvidently granted. Accordingly, we hereby discharge jurisdiction and dismiss this review proceeding.

It is so ordered.

POLSTON, C.J., and PARIENTE, LEWIS, QUINCE, CANADY, LABARGA, and PERRY, JJ., concur.

NO MOTION FOR REHEARING WILL BE ALLOWED.

Application for Review of the Decision of the District Court of Appeal - Direct Conflict of Decisions

First District - Case No. 1D11-969

(Walton County)

Carlos Fernando Gonzalez of Diaz, Reus & Targ, LLP, Miami, Florida,

for Petitioner

Pamela Jo Bondi, Attorney General, Trisha Meggs Pate, Bureau Chief, Criminal Appeals Division, and Charles Richey McCoy, Senior Assistant Attorney General, Tallahassee, Florida,

for Respondent