## SUPREME COURT OF ILLINOIS

THURSDAY, JANUARY 31, 2019

THE FOLLOWING CASES ON THE LEAVE TO APPEAL DOCKET WERE DISPOSED OF WITH A SUPERVISORY ORDER:

- People State of Illinois, petitioner, v. William J. Milian, respondent. Leave to appeal, Appellate Court, Third District. 3-15-0212 Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, Third District, is directed to vacate its judgment in <u>People v. Milian</u>, case No. 3-15-0212 (07/21/17). The appellate court is directed to consider the effect of this Court's opinion in <u>People v. Easton</u>, 2018 IL 122187, on the issue of whether defense counsel filed a valid Rule 604(d) certificate, and determine if a different result is warranted.

People State of Illinois, respondent, v. Demetrius Shelton, petitioner.
 Leave to appeal, Appellate Court, First District. 1-15-2023
 Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, First District, is directed to vacate its judgment in <a href="People v. Shelton">People v. Shelton</a>, case No. 1-15-2023 (01/19/18). The appellate court is directed to consider the effect of this Court's opinion in <a href="People v. Johnson">People v. Johnson</a>, 2018 IL 122227, on the issue of whether post-conviction counsel provided a reasonable level of assistance of counsel, and determine if a different result is warranted.

People State of Illinois, respondent, v. Reginald Jones, petitioner.
 Leave to appeal, Appellate Court, First District. 1-15-2111
 Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, First District, is directed to vacate its judgment in People v. Jones, case No. 1-15-2111 (01/19/18). The appellate court is directed to consider the effect of this Court's opinion in People v. Johnson, 2018 IL 122227, on the issue of whether post-conviction counsel provided a reasonable level of assistance of counsel, and determine if a different result is warranted.

People State of Illinois, petitioner, v. Gwendell Stewart, respondent.
 Leave to appeal, Appellate Court, Second District. 2-15-1028
 Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, Second District, is directed to vacate its judgment in <a href="People v. Stewart">People v. Stewart</a>, case No. 2-15-1028 (03/13/18). The appellate court is directed to consider the effect of this Court's opinion in <a href="People v. Easton">People v. Easton</a>, 2018 IL 122187, on the issue of whether defense counsel filed a valid Rule 604(d) certificate, and determine if a different result is warranted.

People State of Illinois, petitioner, v. Kyle J. Tetter, respondent. Leave to appeal, Appellate Court, Third District. 3-15-0243
 Petition for Appeal as a Matter of Right or, in the alternative, Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, Third District, is directed to vacate its judgment in <a href="People v. Tetter">People v. Tetter</a>, case No. 3-15-0243 (01/31/18). The appellate court is directed to consider the effect of this Court's opinion in <a href="People v. Bingham">People v. Bingham</a>, 2018 IL 122008, on the issue of the constitutionality of sex offender statutes as applied to defendant, and determine if a different result is warranted.

 Pamela Smith, respondent, v. Fresenius Medical Care Chicagoland LLC, petitioner. Leave to appeal, Appellate Court, First District. 1-18-0880

Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, First District, is directed to vacate its order in Smith v. Fresenius Medical Care Chicagoland LLC, case No. 1-18-0880 (08/09/18), denying leave to appeal. The appellate court is directed to allow leave to appeal.

- People State of Illinois, petitioner, v. Devin M. Kochevar, respondent. Leave to appeal, Appellate Court, Third District. 3-14-0660 Petition for Appeal as a Matter of Right or, in the alternative, Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, Third District, is directed to vacate its judgment in People v. Kochevar, case No. 3-14-0660 (08/20/18). The appellate court is directed to consider the effect of this Court's opinion in People v. Bingham, 2018 IL 122008, on the issue of the constitutionality of sex offender statutes as applied to defendant, and to determine if a different result is warranted.

Marcia Dempe, etc., et al. v. The Metropolitan Pier and Exposition
 Authority, etc. (Global Experience Specialists, etc., petitioner) Coastal International, Incorporated, respondent. Leave to appeal, Appellate Court, First District. 1-17-2357

Petition for Leave to Appeal Denied.

In the exercise of this Court's supervisory authority, the Appellate Court, First District, is directed to vacate its judgment in <a href="Dempe v. Coastal International, Inc.">Dempe v. Coastal International, Inc.</a>, case No. 1-17-2357 (08/24/18). The appellate court is directed to consider the effect of this Court's opinion in <a href="Sperl v. Henry">Sperl v. Henry</a>, 2018 IL 123132, on the issue of whether the circuit court erred in assessing Coastal International, Inc. for postjudgment interest on the judgment against Global Experience Specialists, Inc., and determine if a different result is warranted.