IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

CASE NO. 1D14-3806

ISAAC D. CASTILLO,

Petitioner,

v.

STATE OF FLORIDA, DEPARTMENT OF CORRECTIONS,

Respondent.

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Opinion filed August 7, 2015.

Petition for Writ of Certiorari.

Isaac D. Castillo, pro se, Petitioner.

Pamela Jo Bondi, Attorney General, Sean W. Gellis, Assistant Attorney General, David W. Grimes, Assistant Attorney General, and Carrie McNamara, Assistant Attorney General, Tallahassee, for Respondent.

## PER CURIAM.

Isaac Castillo, an inmate who challenged in the trial court a disciplinary report that resulted in his disciplinary confinement for thirty days, appeals the

order dismissing his petition for writ of mandamus as frivolous. We treat the appeal as a petition invoking this Court's certiorari jurisdiction. See Wilder v. State, Dep't of Corrections, 139 So. 3d 462, 462 (Fla. 1st DCA 2014). The trial court did not depart from the essential requirements of law by determining that Mr. Castillo failed to demonstrate any liberty interest implicating the protections of the Due Process Clause. See Williams v. Tucker, 87 So. 3d 1270, 1271 (Fla. 1st DCA 2012).

DENIED on the merits.

BENTON, MARSTILLER, and OSTERHAUS, JJ., CONCUR.