DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT July Term 2006

ISAC QUINCY BROWN,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

No. 4D06-3233

[October 18, 2006]

PER CURIAM.

We affirm the denial of Brown's rule 3.800(a) motion to correct illegal sentence, wherein he seeks retroactive application of *Blakely v. Washington*, 542 U.S. 296, 124 S. Ct. 2531, 159 L. Ed. 2d 403 (2004). As we did in *Thomas v. State*, 914 So. 2d 27 (Fla. 4th DCA 2005), we certify conflict with *Isaac v. State*, 911 So. 2d 813 (Fla. 1st DCA 2005), to the extent that the court applied *Blakely* retroactively.

GUNTHER, POLEN and TAYLOR, JJ., concur.

* * *

Appeal of order denying rule 3.850 motion from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Susan Lebow, Judge; L.T. Case No. 95-15295 CF10B.

Isac Quincy Brown, South Bay, pro se.

No appearance required for appellee.

Not final until disposition of timely filed motion for rehearing.