

IN THE SUPREME COURT OF OHIO

STATE OF OHIO,

Appellant,

v.

KEVIN L. BRADLEY,

Appellee.

08-0488

}  
}  
} On Appeal from the Champaign  
} County Court of Appeals,  
} Second Appellate District  
}  
} Court of Appeals Case No.  
} 2006-CA-31  
}

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NOTICE OF PENDING MOTION TO CERTIFY A CONFLICT

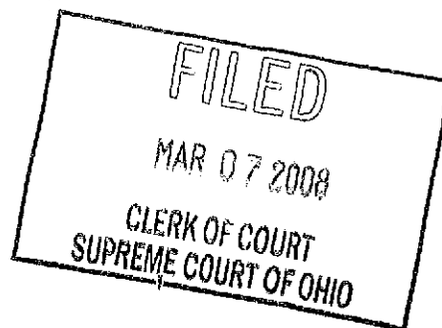
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COUNSEL FOR APPELLANT, STATE OF OHIO

Kevin L. Bradley, Inmate No. 475-445  
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APPELLEE *PRO SE*

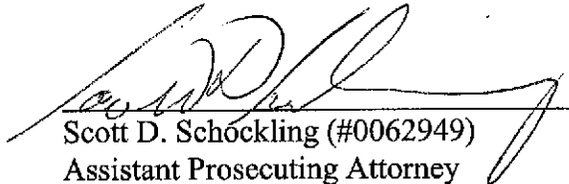


Notice of Pending Motion to Certify a Conflict

In accordance with S. Ct. Prac. R. IV, § 4(A), Appellant, the State of Ohio, hereby gives notice to the Supreme Court of Ohio that Appellant's motion to certify a conflict as to the first issue set forth in its Memorandum in Support of Jurisdiction, to wit: whether the principles of *North Carolina v. Pearce* (1969), 395 U.S. 711, are implicated when a defendant's sentence for a particular crime is increased following a successful appeal, yet his effective sentence does not exceed that imposed originally, is pending before the Champaign County Court of Appeals, Second Appellate District, in *State of Ohio v. Kevin L. Bradley*, Case No. 2006-CA-31.

Respectfully submitted,

NICK A. SELVAGGIO, CHAMPAIGN COUNTY  
PROSECUTING ATTORNEY (#0055607)

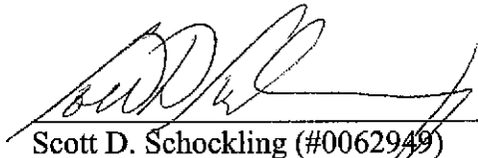
  
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CERTIFICATE OF SERVICE

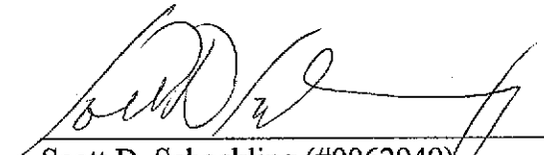
The undersigned hereby certifies that on March 7, 2008, a copy of the foregoing was mailed via regular first class mail, to:

Appellee Pro Se:

Kevin L. Bradley, Inmate No. 475-445  
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In accordance with Sup. Ct. Prac. R. XIV, § 2(A), a copy of this notice of cross-appeal was also served, on March 7, 2008, via regular first class mail on the Ohio Public Defender, 8 East Long Street, 11<sup>th</sup> Floor, Columbus, Ohio 43215.

  
Scott D. Schockling (#0062949)  
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