

FILED

MAR 27 2017

Mark Haney
CLERK

STATE OF NEW JERSEY,
PLAINTIFF-PETITIONER,

v.

FULGENCIO GONZALEZ-MONASTERIO
(A/K/A FULGENCIO G. MONASTERIO,
DANIEL CRUZ, FOLENCEO GONZALEZ,
WILFREDO GONZALEZ, FULGENCIO
GONZALEZMONASTERIO, DAVID MENDEZ,
FULGENCIO MONASTERIO, FULGENCIO
MONESTESIO, FULGENZIA O. GONSALEZ,
AND FOLENCO GONZALEZ),
DEFENDANT-RESPONDENT.

O R D E R

STATE OF NEW JERSEY,
PLAINTIFF-PETITIONER,

v.

BERNARDO MARTINEZ (A/K/A
BERNALDO MARTINEZ, AND ODILON
VELASQUEZ),
DEFENDANT-RESPONDENT.

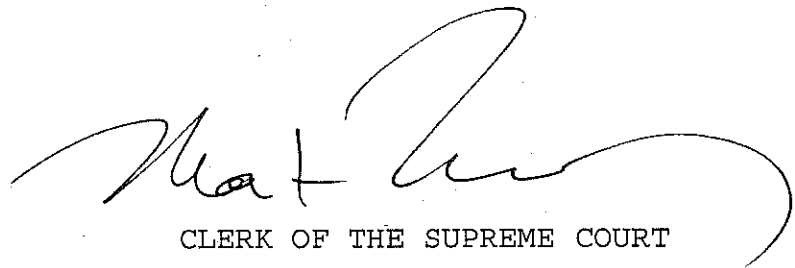
This matter having been duly considered by the Court;

It is ORDERED that to provide guidance to the trial court on remand, the Appellate Division's decision is summarily modified as follows. The trial court did not err -- as the Appellate Division concluded -- in instructing the jury on principles of accomplice liability concerning the charge of hindering apprehension, N.J.S.A. 2C:29-3.

The Court having determined that certification was improvidently granted as to all other issues presented in this appeal;

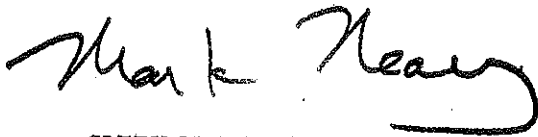
It is ORDERED that the appeal is dismissed.

WITNESS, the Honorable Stuart Rabner, Chief Justice, at
Trenton, this 27th day of March, 2017.



CLERK OF THE SUPREME COURT

The foregoing is a true copy
of the original on file in my office.



CLERK OF THE SUPREME COURT
OF NEW JERSEY