

**04-1332 WILL V. HALLOCK**

DECISION BELOW:387 F3d 147

LOWER COURT CASE NUMBER: 03-6221-cv

**QUESTIONS PRESENTED:**

The Federal Tort Claims Act (FTCA)'s judgment bar, 28 U.S.C. 2676, provides that "[t]he judgment in an action under section 1346(b) of this title," i.e., the statutory provision that grants subject matter jurisdiction to federal district courts over FTC A cases, "shall constitute a complete bar to any action by the claimant, by reason of the same subject matter, against the employee of the government whose act or omission gave rise to the claim."

The question presented is:

Whether a final judgment in an action brought under Section 1346(b) dismissing the claim on the ground that relief is precluded by one of the FTCA's exceptions to liability, 28 U.S.C. 2680, bars a subsequent action by the claimant against the federal employees whose acts gave rise to the FTCA claim.

CERT. GRANTED 6/6/2005

IN ADDITION TO THE QUESTION PRESENTED BY THE PETITION, THE PARTIES ARE DIRECTED

TO BRIEF AND ARGUE THE FOLLOWING QUESTION:

"Did the Court of Appeals have jurisdiction over the interlocutory appeal of the District Court's order denying a motion to dismiss under the FTCA's judgment bar, 28 U.S.C. 2676?"