## Supreme Court of Florida

No. SC00-1326

RALPH A. JOHNSON, Petitioner,

vs.

STATE OF FLORIDA, Respondent.

[June 7, 2001]

LEWIS, J.

We have for review Johnson v. State, No. 2D99-3216 (Fla. 2d DCA May 31,

2000). We have jurisdiction. See art. V, § 3(b)(3), Fla. Const.

We vacate the decision of the district court and remand for reconsideration

upon application of our decisions in Grant v. State, 770 So. 2d 655 (Fla. 2000);

State v. Cotton, 769 So. 2d 345 (Fla. 2000); McKnight v. State, 769 So. 2d 1039

(Fla. 2000); and Ellis v. State, 762 So. 2d 912 (Fla. 2000).

It is so ordered.

WELLS, C.J., and SHAW, HARDING, ANSTEAD, and PARIENTE, JJ., concur. QUINCE, J., dissents.

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION, AND IF FILED, DETERMINED.

Application for Review of the Decision of the District Court of Appeal -Statutory Validity

Second District - Case No. 2D99-3216

(Pinellas County)

James Marion Moorman, Public Defender, and Allyn M. Giambalvo, Assistant Public Defender, Tenth Judicial Circuit, Bartow, Florida,

for Petitioner

Robert A. Butterworth, Attorney General, Robert J. Krauss, Senior Assistant Attorney General, Chief of Criminal Law, and Anne Sheer Weiner, Assistant Attorney General, Tampa, Florida,

for Respondent