Supreme Court of Florida

No. SC99-130

ORALIA BAEZ,

Petitioner,

VS.

STATE OF FLORIDA,

Respondent.

[February 8, 2001]

LEWIS, J.

We have for review the decision in <u>Baez v. State</u>, 747 So. 2d 415 (Fla. 4th DCA 1999). We have jurisdiction. <u>See</u> art. V, § 3(b)(4), Fla. Const.

Baez challenges her five-year prison sentence under the Prison Releasee

Reoffender Act¹ ("the Act") on several grounds, all of which have been addressed

by previous opinions of this Court. See Grant v. State, 770 So. 2d 655 (Fla. 2000)

(rejecting an ex post facto challenge to the Act and holding that the Act violates

¹See § 775.082(8), Fla. Stat. (1997).

neither the single subject rule for legislation nor principles of equal protection);

State v. Cotton, 769 So. 2d 345 (Fla. 2000) (holding that the Act violates neither separation of powers nor principles of due process by allowing a "victim veto" that precludes application of the Act, as well as holding that the Act is not void for vagueness and does not constitute a form of cruel or unusual punishment); Ellis v. State, 762 So. 2d 912 (Fla. 2000) (recognizing that, "[a]s to notice, publication in the Laws of Florida or the Florida Statutes gives all citizens constructive notice of the consequences of their actions") (quoting State v. Beasley, 580 So. 2d 139, 142 (Fla. 1991)). Accordingly, the decision in Baez is approved to the extent that it is consistent with Grant, Cotton, and Ellis.

It is so ordered.

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

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

QUINCE, J., dissenting.

²The district court, in affirming Baez's sentence, cites to its decision in <u>State v. Wise</u>, 744 So. 2d 1035 (Fla. 4th DCA 1999), <u>quashed</u>, 762 So. 2d 523 (Fla. 2000). In <u>Cotton</u>, we disapproved the decision in <u>Wise</u> to the extent that it was inconsistent with our opinion in <u>Cotton</u>.

I dissent for the reasons stated in my dissent in <u>State v. Cotton</u>, 769 So. 2d 345, 358-59 (Fla. 2000).

Application for Review of the Decision of the District Court of Appeal - Direct Conflict

Fourth District - Case No. 4D98-4117

(Palm Beach County)

Richard L. Jorandby, Public Defender, and Maxine Williams, Assistant Public Defender, Fifteenth Judicial Circuit, West Palm Beach, Florida,

for Petitioner

Robert A. Butterworth, Attorney General, Ceclia Terenzio, Bureau Chief, and Claudine LaFrance, Assistant Attorney General, West Palm Beach, Florida,

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