

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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
THIRD DISTRICT
JULY TERM, A.D. 2001

MICHAEL ANDRE WHITE,	**	
Appellant,	**	CASE NO. 3D01-1435
vs.	**	LOWER
THE STATE OF FLORIDA,	**	TRIBUNAL NO. 00-28775
Appellee.	**	

Opinion filed December 26, 2001.

An Appeal from the Circuit Court for Dade County, Peter R. Lopez,
Judge.

Bennett H. Brummer, Public Defender, and Valerie Jonas and Carlos
Gonzalez, Assistant Public Defenders, for appellant.

Robert A. Butterworth, Attorney General, and Steven R. Berger,
Assistant Attorney General, for appellee.

Before JORGENSEN, LEVY, and SHEVIN, JJ.

PER CURIAM.

Affirmed. See Terry v. Ohio, 392 U.S. 1 (1996) (holding that to
effect an investigatory stop, a police officer need only have a founded

suspicion that a person has committed, is committing, or is about to commit a crime); Saturnino-Boudel v. State, 682 So. 2d 188, 191 (Fla. 3d DCA 1996) (holding that founded suspicion needed to justify investigatory stop is fact specific to each case and based on totality of circumstances as viewed by an experienced police officer); Jones v. State, 758 So. 2d 722, 722 (Fla. 3d DCA 2000) (holding that "under 'inevitable discovery' doctrine, evidence obtained as the result of an unlawful search is admissible if the evidence would ultimately have been discovered by legal means.").