Supreme Court of Florida

No. 73,464

DAVID DAVIS,

Petitioner,

vs .

STATE OF FLORIDA,

Respondent.

[September 28, 19891

PER CURIAM.

We have for review <u>Davis v. State</u>, 534 So.2d 821 (Fla. 4th DCA 1988), which certified the following question of great public importance:

Whether that portion of Chapter 87-110, Laws of Florida, which amends section 921.001(5), Florida Statutes, is applicable to appellate review of sentences imposed for offenses which were committed prior to July 1, 1987?

Id. at 823. We have jurisdiction. Art. V, § 3(b)(4), Fla.
Const.

We have answered the certified question in the negative in State v. McGriff, 537 So.2d 107 (Fla. 1989). Accord Abt v. State, 541 So.2d 614 (Fla. 1989). Thus, we quash the opinion below and remand for reconsideration in light of our holding in McGriff. We do not address the issues raised in the briefs lying beyond the scope of the certified question.

It is so ordered.

 $\tt EHRLICH$, C.J., and $\tt OVERTON$, McDONALD, SHAW, BARKETT, GRIMES and KOGAN, JJ., Concur

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

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Application for Review of the Decision of the District Court of Appeal - Certified Great Public Importance

Fourth District - Case No. 4-86-2038 (Palm Beach County)

Frank B. Kessler, Lake Worth, Florida,

for Petitioner

Robert A. Butterworth, Attorney General and John Tiedemann, Assistant Attorney General, West Palm Beach, Florida,

for Respondent