Supreme Court of Florida

ORIGINAL

No. 77,694

ZEBBIE THOMPKINS, Petitioner,

vs.

STATE OF FLORIDA, Respondent.

[February 6, 1992]

PER CURIAM.

We review <u>Thompkins v. State</u>, 576 So. 2d 915 (Fla. 2d DCA 1991), in which the court certified as being of great public importance the same question which it had certified in <u>Williams v. State</u>, 559 So.2d 680 (Fla. 2d DCA 1990). Our jurisdiction is based on article V, section 3(b)(4) of the Florida Constitution.

This Court's opinion in <u>Williams v. State</u>, No. 75,919 (Fla. Feb. 6, 1992), has now answered the question posed in the instant case. As a consequence, we quash the decision below and remand for disposition consistent with our opinion in Williams.

It is so ordered.

SHAW, C.J. and OVERTON, McDONALD, BARKETT, GRIMES, KOGAN and HARDING, JJ., concur.

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 - Certified Great Public Importance

Second District - Case No. 90-00963 (Hillsborough County)

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Robert A. Butterworth, Attorney General and Wendy Buffington, Assistant Attorney General, Tampa, Florida,

for Respondent