Supreme Court of Florida

ORIGINAL

No. 78,534

HENRY LANE, Petitioner,

vs.

STATE OF FLORIDA, Respondent.

[September 3, 1992]

PER CURIAM.

Upon the authority of Scates v. State, 17 F.L.W. S467 (Fla. July 23, 1992), we quash State v. Lane, 582 So. 2d 77 (Fla. 4th DCA 1991), and remand with directions to reinstate Lane's community control and probation.

It is so ordered.

BARKETT, C.J. and OVERTON, SHAW arid KOGAN, JJ., concur.

GRIMES, J., dissents with an opinion, in which HARDING, J., concurs.
McDONALD, J., dissents.

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

GRIMES, J., dissenting.

I dissent for the reasons expressed in my dissenting opinion in <u>Scates v. State</u>, 17 F.L.W. 5467 (Fla. July 23, 1992). HARDING, J., concurs,

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

Fourth District - Case No. 90-2569
(Broward County)

Richard L. Jorandby, Public Defender and Ellen Morris, Assistant Pubic Defender, Fifteenth Judicial Circuit, West Palm Beach, Florida,

for Petitioner

Robert A. Butterworth, Attorney General; Joan Fowler, Bureau Chief, Senior Assistant Attorney General and Joseph A. Tringali, Assistant Attorney General, West Palm Beach, Florida,

for Respondent