## Supreme Court of Florida

## ORIGINAL

No. 79,363

STATE OF FLORIDA, Petitioner,

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vs.

ROBERT LOGAN PARKER, Respondent.

[July 2, 1992]

PER CURIAM.

We review <u>State v. Parker</u>, 590 So. 2d 1124 (Fla. 3d DCA 1991), in which the court rendered a per curiam decision without opinion citing as controlling authority <u>State v. Lucas</u>, 570 So. 2d 952 (Fla. 3d DCA 1990). Because the <u>Lucas</u> decision was pending review in this Court, we accepted jurisdiction upon the authority of <u>Jollie v. State</u>, 405 So. 2d 418 (Fla. 1981). Art. V, § 3(b)(3), Fla. Const. We have now quashed the <u>Lucas</u> decision. <u>State v. Lucas</u>, 17 F.L.W. S244 (Fla. Apr. 16, 1992). Therefore, we also quash the decision below and remand for reconsideration in light of our opinion in Lucas.

It is so ordered.

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BARKETT, C.J. and OVERTON, McDONALD, SHAW, 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

Third District - Case No. 91-1711

(Dade County)

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for Petitioner

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