## Supreme Court of Florida

## ORIGINAL

No. 80,817

STATE OF FLORIDA, Petitioner,

vs.

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TERRANCE GARRISON, Respondent.

[April 15, 19931

OVERTON, J.

We have for review <u>Garrison v. State</u>, 607 So. 2d 473 (Fla. 1st DCA 1992), in which the district court addressed the same question we recently answered in <u>State v. Johnson</u>, Nos. 79,150 & 79,204 (Fla. Apr. 8, 1993).<sup>1</sup> In accordance with our decision in

<sup>&</sup>lt;sup>1</sup> We have jurisdiction. Art. V, § 3(b)(1), (3)-(4), Fla. Const.

Johnson, we approve the decision of the district court in the instant case.

It is *so* ordered.

BARKETT, C.J., and McDONALD, SHAW, GRIMES, KOGAN and HARDING, 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

First District - Case No. 92-970 (Jefferson County)

Robert A. Butterworth, Attorney General; James R. Rogers, Bureau Chief, Criminal Appeals, and Charlie McCoy, Assistant Attorney General, Tallahassee, Florida,

for Petitioner

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Nancy A. Daniels, Public Defender; and P. Douglas Brinkmeyer, Assistant Public Defender, Tallahassee, Florida,

for Respondent