## Supreme Court of Florida

No. 81,977

HAROLD LINFORD GREEN, Petitioner,

vs.

STATE OF FLORIDA, Respondent.



[June 9, 1994]

PER CURIAM.

We review <u>State v. Green</u>, 618 So. 2d 294 (Fla. 4th DCA 1993), based on conflict. We have jurisdiction. Art. V, § 3 (b)(3), Fla. Const.

We recently resolved the issue presented in this case in <a href="Metcalf v. State">Metcalf v. State</a>, 19 Fla. L. Weekly S168 (Fla. Apr. 7, 1994), where we found a due process violation when police used illegally manufactured drugs in a reverse-sting operation. On authority of <a href="Metcalf">Metcalf</a> we quash the decision under review.

It is so ordered.

GRIMES, C.J., and OVERTON, SHAW, KOGAN and HARDING, JJ., concur. McDONALD, Senior Justice, dissents.

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 - Direct Conflict of Decisions
Fourth District - Case No. 92-2523

(Broward County)

Richard L. Jorandby, Public Defender and Eric M. Cumfer, Assistant Public Defender, Fifteenth Judicial Circuit, West Palm Beach, Florida,

for Petitioner

Robert A. Butterworth, Attorney General; Joan Fowler, Senior Assistant Attorney General and James J. Carney, Assistant Attorney General, West Palm Beach, Florida,

for Respondent