## Supreme Court of Florida

## STATE OF FLORIDA, Petitioner,

VS.

## DONALD SOLOMON, Respondent.

No. 93,188

## [October 29, 1998]

SHAW, J.

We have for review <u>Solomon v.</u> <u>State</u>, No. 96-2553 (Fla. 4th DCA May 27, 1998), wherein the district court certified conflict with <u>Mays v. State</u>, 693 So. 2d 52 (Fla. 5th DCA 1997). We have jurisdiction. Art. V, § 3(b)(4), Fla. Const.

We have since approved the district court decision in <u>Mays</u>. See <u>Mays v</u>. <u>State</u>, 23 Fla. L. Weekly S387 (Fla. July 16, 1998) (holding that under section 921.001(5), Florida Statutes (1995), if the "true" recommended guidelines sentence exceeds the statutory maximum, the guidelines sentence must be imposed). Accordingly, we quash <u>Solomon</u>.

It is so ordered.

HARDING, C.J., and OVERTON and WELLS, JJ., concur.

PARIENTE, J., concurs in part and dissents in part with an opinion, in which KOGAN and ANSTEAD, JJ., concur.

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

PARIENTE, J., concurring in part and dissenting in part.

I concur in part and dissent in part for the reasons expressed in my opinion in <u>Mays v. State</u>, 23 Fla. L. Weekly S387, S387-89 (Fla. July 16, 1998) (Pariente, J., concurring in part and dissenting in part).

KOGAN and ANSTEAD, JJ., concur.

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

Fourth District - No. 96-2553 (Indian River County)

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Attorney General, Chief, West Palm Beach Bureau, and Carol Cobourn Asbury, Assistant Attorney General, West Palm Beach, Florida,

for Petitioner

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