# Supreme Court of Florida

\_\_\_\_\_

No. 93,289

\_\_\_\_\_

## PAULINE ZILE,

Petitioner,

VS.

## STATE OF FLORIDA,

Respondent.

[October 28, 1999]

### PER CURIAM.

We accepted jurisdiction to review Zile v. State, 710 So. 2d 729 (Fla. 4th DCA 1998), as a decision of the district court that expressly declared a state statute valid or expressly construed a provision of the state or federal constitution.

See Art. V, § 3(b)(3), Fla. Const. However, upon closer review, we find

jurisdiction was improvidently granted. Accordingly, we dismiss the petition.

It is so ordered.

HARDING, C.J., and SHAW, WELLS, ANSTEAD, PARIENTE, LEWIS and QUINCE, JJ., concur.

### NO MOTION FOR REHEARING WILL BE ALLOWED.

Application for Review of the Decision of the District Court of Appeal - Statutory Validity

FourthDistrict - Case No. 95-2252

(Palm Beach County)

Richard G. Bartmon of the Law Offices of Bartmon & Bartmon, P.A., Boca Raton, Florida,

for Petitioner

Robert A. Butterworth, Attorney General; Celia A. Terenzio, Assistant Attorney General, Chief, West Palm Beach Bureau, and Melynda L. Melear, Assistant Attorney General, West Palm Beach, Florida,

for Respondent