IN THE SUPREME COURT OF FLORIDA

DEBBIE CAUSSEAUX FEB 0 7 2000 CLERK, SUPREME COURT BY_____

EDWARD PERRY WILLIAMS,

Petitioner,

v.

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STATE OF FLORIDA,

Respondent.

Case No. SC00- 158



ON PETITION FOR REVIEW FROM THE SECOND DISTRICT COURT OF APPEAL STATE OF FLORIDA

JURISDICTIONAL BRIEF OF RESPONDENT

ROBERT A. BUTTERWORTH ATTORNEY GENERAL

ROBERT J. KRAUSS Senior Assistant Attorney General Chief of Criminal Law, Tampa Florida Bar No. 238538

ANNE SHEER WEINER Assistant Attorney General Florida Bar No. 0015199 2002 North Lois Avenue, Suite 700 Tampa, Florida 33607-2366 (813)873-4739

COUNSEL FOR RESPONDENT

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STATEMENT REGARDING TYPE

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The size and style of type used in this brief is 12-point Courier New, a font that is not proportionately spaced.

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MISCELLANEOUS

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STATEMENT OF THE CASE AND FACTS

Respondent accepts Petitioner's statement of the case and facts.

SUMMARY OF THE ARGUMENT

Respondent acknowledges that this Court may exercise its discretionary jurisdiction to review the decision of the Second District Court of Appeal in the instant case pursuant to Florida Rule of Appellate Procedure 9.030(a)(2)(a)(I) (1999) because the decision construes the constitutional validity of the Prison Releasee Reoffender Statute.

ARGUMENT

ISSUE

WHETHER THIS COURT HAS DISCRETIONARY JURIS-DICTION TO REVIEW PETITIONER'S CASE WHEN THE DISTRICT COURT'S OPINION CITED TO A PRIOR OPINION OF THE COURT EXPRESSLY DECLARING VALID THE PRISON RELEASEE REOFFENDER ACT?

Respondent acknowledges that in Grant v. State, 24 Fla. L. Weekly D2627 (Fla. 2d DCA Nov. 24, 1999), the Second District Court of Appeal expressly declared the Prison Releasee Reoffender Statute (§ 775.082(8), Fla. Stat. (1997)) to be valid and in doing so rejected constitutional attacks on the statute based upon: (1) the single subject rule (2) violation of separation of powers (3) cruel and unusual punishment (4) vagueness (5) due process (6) equal protection and (7) ex post facto. Numerous cases are presently pending before this Court regarding the validity of this statute based upon the constitutional grounds raised by Petitioner. This Court has already heard oral arguments regarding these issues on November 3, 1999, in the cases of McKnight v. State, 727 So. 2d 314 (Fla. 3d DCA), review granted, 740 So. 2d 528 (Fla. 1999), and Cotton v. State, 728 So. 2d 251 (Fla. 2d DCA 1998), review granted, 737 So. 2d 551 (Fla. 1999).

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CONCLUSION

Respondent respectfully requests that this Court grant review in the instant case.

Respectfully submitted,

ROBERT A. BUTTERWORTH ATTORNEY GENERAL

ROBERT J./KRAUSS Senior Assistant Attorney General Chief of Criminal Law, Tampa Florida Bar/No. 238538

SHEER

Assistant Attorney General Florida Bar No. 0015199 2002 N. Lois Ave. Suite 700 Tampa, Florida 33607-2366 (813) 873-4739

COUNSEL FOR RESPONDENT

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. mail to Cynthia J. Dodge, Assistant Public Defender, Polk County Courthouse, P.O. Box 9000 - Drawer PD, Bartow, Florida 33831 this _____ day of February 2000.

COUNSEL FOR RESPONDENT

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