Supreme Court of Florida

Nos. SC00-708, SC00-709

ALLANGSON BRONSON,

Petitioner,

VS.

STATE OF FLORIDA,

Respondent.

[August 31, 2000]

PER CURIAM.

We have for review <u>Bronson v. State</u>, 751 So. 2d 194 (Fla. 4th DCA 2000), and <u>Bronson v. State</u>, 751 So. 2d 193 (Fla. 4th DCA 2000), wherein the Fourth District Court of Appeal certified conflict with the Second District's decision in <u>Thompson v. State</u>, 708 So. 2d 315 (Fla. 2d DCA 1998), <u>approved</u>, 750 So. 2d 643 (Fla. 1999), on the issue of standing to challenge chapter 95-182, Laws of Florida, as violative of the single subject rule contained in article III, section 6 of the Florida Constitution. We

¹ We consolidated these cases for disposition by one opinion.

have jurisdiction. <u>See</u> Art. V, § 3(b)(4), Fla. Const.

Based on our recent decision in <u>Salters v. State</u>, 758 So. 2d 667 (Fla. 2000), and the State's confession of error, we quash the decisions below to the extent that they are inconsistent with <u>Salters</u>, and remand for resentencing in accordance with the valid laws in effect on the date of the offenses.

It is so ordered.

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

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

Two Consolidated Applications for Review of the Decision of the District Court of Appeal - Certified Direct Conflict

Fourth District - Case Nos. 4D97-4092 & 4D98-0326

(Broward County)

Richard L. Jorandby, Public Defender, and David McPherrin, Assistant Public Defender, Fifteenth Judicial Circuit, West Palm Beach, Florida,

for Petitioner

Robert A. Butterworth, Attorney General, Celia Terenzio, Assistant Attorney General, Bureau Chief, and August A. Bonavita, Assistant Attorney General, West Palm Beach, Florida,

for Respondent