

June 16,2000 - See News Release #41

SUPREME COURT OF LOUISIANA

No. 99-KP-3263

STATE OF LOUISIANA

v.

GLENN FORD

On Application for Post-Conviction Relief to the  
First Judicial District Court, Parish of Caddo

PER CURIAM:\*

Writ granted in part; otherwise denied. The district court is directed to hold an evidentiary hearing without undue delay on those of relator's claims which it has not properly defaulted, see State ex rel. Rice v. State, 99-0496 (La. 11/12/99), 749 So.2d 650, including his claims that he received ineffective assistance of trial and appellate counsel, and that the state suppressed material exculpatory evidence. In addition, the court is directed to review relator's request for funding under R.S. 15:151.2(E)(2).

---

\*Calogero, J., not on panel. See La. S.Ct. Rule IV, Part II, § 3.