952 So.2d 129 Page 1

952 So.2d 129

(Cite as: 952 So.2d 129)
CFlores v. StateMiss., 1991.

Supreme Court of Mississippi. Raul Rolando FLORES v. STATE of Mississippi. No. 89-KA-1083.

Sept. 18, 1991.

Defendant was convicted in the Circuit Court, Second Judicial District, Hinds County, <u>L. Breland Hilburn</u>, J., of conspiracy to distribute marijuana and he appealed. The Supreme Court, <u>Banks</u>, J., held that time spent as a result of a continuance sought by a codefendant because of the State's failure to comply with discovery orders was chargeable against the State, and, thus, defendant's statutory right to speedy trial was violated.

Reversed and appellant discharged.

Hawkins, P.J., filed concurring opinion.

McRae, J., filed dissenting opinion.

Dan M. Lee, P.J., dissented.