Supreme Court of Florida

No. 64,904

MIAMI HERALD PUBLISHING COMPANY, Petitioner,

vs.

ROBERT R. FRANK, Respondent.

[May 9, 1985]

PER CURIAM.

We accepted jurisdiction over this case, <u>Miami Herald</u> <u>Publishing Co. v. Frank</u>, 442 So.2d 982 (Fla. 3d DCA 1983), based on asserted conflict with decisions of this court and other district courts of appeal. After further consideration of the arguments on the merits presented in the briefs, we find no direct and express conflict sufficient to confer jurisdiction pursuant to article V, section 3(b)(3), Florida Constitution, and so deny the petition for review.

It is so ordered.

BOYD, C.J., ADKINS, OVERTON, ALDERMAN, MCDONALD, EHRLICH and SHAW, JJ., Concur

NO MOTION FOR REHEARING WILL BE ENTERTAINED BY THE COURT. SEE FLA.R.APP.P. 9.330(d).

Application for Review of the Decision of the District Court of Appeal - Direct Conflict of Decision

Third District - Case No. 32-1190

Parker D. Thomson, Sanford L. Bohrer and Charles V. Senatore of Thomson, Zeder, Bohrer, Werth, Adorno and Razook, Miami, Florida; and Richard J. Ovelmen, General Counsel, Miami, Florida,

for Petitioner

Bertha Claire Lee of Floyd, Pearson, Richman, Greer, Weil, Zack and Brumbaugh, Miami, Florida,

for Respondent

Donald M. Middlebrooks and Thomas R. Julin of Steel, Hector and Davis, Miami, Florida,

Amicus Curiae for Palm Beach Newspapers, Inc., Post-Newsweek Stations, Florida, Inc., Scripps-Howard Broadcasting Co., and Daytona Times, Inc.