

Supreme Court of Florida

No. 65,155

OPAL F. HUDSON, as Personal
Representative of the Estate
of ELA HUDSON, Deceased, Petitioner,

vs.

KEENE CORPORATION, etc., et al., Respondents.

[April 25, 1985]

PER CURIAM.

We approve the decision in Hudson v. Keene Corp., 445 So.2d 1151 (Fla. 1st DCA 1984), affirming the summary judgment in favor of respondents in this personal injury action on the authority of Ash v. Stella, 457 So.2d 1377 (Fla. 1984).

It is so ordered.

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

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

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

First District - Case No. AN-453

Wayne Hogan of Brown, Terrell, Hogan and Ellis, Jacksonville,
Florida,

for Petitioner

Norwood S. Wilner of Zisser, Robison, Spohrer, Wilner and
Harris, Jacksonville, Florida, for Keene Corporation;
Clerk Jordan-Holmes, Charles P. Schropp and Raymond T.
Elligett, Jr. of Shackelford, Farrior, Stallings and Evans,
Tampa, Florida, for The Celotex Corporation; and John C. Taylor, Jr.
and Ada Agusti Hammond of Taylor, Day, Rio and Mercier,
Jacksonville, Florida, for Armstrong Cork Company,

Respondents