## Supreme Court of Florida

No. 65,714

JAMES A. McSWIGAN, Petitioner,

vs.

MAUREEN M. McSWIGAN, Respondent.

[April 25, 1985]

ALDERMAN, J.

We review the decision of the District Court of Appeal,
Fourth District, in McSwigan v. McSwigan, 450 So.2d 284 (Fla. 4th
DCA 1984), wherein the district court certified two questions in
this dissolution case to be of great public importance. Since
the district court rendered its decision, this Court has decided
Marcoux v. Marcoux, No. 65,078 (Fla. Feb. 14, 1985), and Walter
v. Walter, No. 64,641 (Fla. Feb. 14, 1985), which are dispositive
of these issues. The Fourth District's decision is consistent
with our recent decision, and we approve the result of the
decision of the Fourth District which reverses the final judgment
of the trial court.

It is so ordered.

BOYD, C.J., ADKINS, OVERTON, McDONALD, EHRLICH 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 - Certified Great Public Importance

Fourth District - Case No. 83-450

William H. Pruitt of Pruitt and Pruitt, West Palm Beach, Florida,

for Petitioner

Jane Kreusler-Walsh and Larry Klein, West Palm Beach, Florida, for Respondent