Supreme Court of Florida

No. 66,291

MILDRED IRENE ROBISON, Incompetent, by and and through her guardian, ETHEL M. BUGERA, Petitioner,

vs.

FLORIDA PATIENT'S COMPENSATION FUND, Respondent.

[October 24, 1985]

PER CURIAM.

This cause is before us pursuant to the certification by the district court that the issue presented is one of great public importance. <u>Robison v. Florida Patient's Compensation</u> <u>Fund</u>, 458 So. 2d 1225 (Fla. 3d DCA 1984). We have jurisdiction. Art. V, § 3(b)(4), Fla. Const.

The same issue, whether the two-year medical malpractice statute of limitations was applicable to the Florida Patient's Compensation Fund, was presented in <u>Taddiken v. Florida Patient's</u> <u>Compensation Fund</u>, Nos. 65,690 and 65,730 (Fla. Oct. 24, 1985). We held that the two-year limitations period applied to the Fund. We approve the decision under review on the authority of Taddiken.

It is so ordered.

BOYD, C.J., and OVERTON, McDONALD and SHAW, JJ., Concur EHRLICH, J., Concurs in result only ADKINS, J., Dissents

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

Third District - Case No. 84-934

Michael C. Siboni and Andre R. Fournier of Barwick and Dillian, Miami Shores, Florida, and Yates and Fann, Miami Shores, Florida,

for Petitioner

Thomas R. Post, P.A., Miami, Florida, and Evan J. Langbein of the Law Offices of Evan J. Langbein, Miami, Florida,

for Respondent