## Supreme Court of Florida

No. 66,587

J. LEONARD FLEET, JUDGE, Petitioner,

vs.

· ... •

CARLOS SERRATO BUSTOS, Respondent.

[February 13, 1986]

PER CURIAM.

This is a petition to review <u>Fleet v. Bustos</u>, 461 So.2d 1039 (Fla. 4th DCA 1985), in which the district court granted respondent's petition for writ of prohibition and certified the following question to be of great public importance:

> Is the convenience to the state of trying co-defendants together a sufficient reason in and of itself to extend an objecting defendant's speedy trial time and deny a motion to sever when a delay is necessary to accommodate a co-defendant?

We have jurisdiction. Art. V, § 3(b)(4), Fla. Const. We recently answered this question in the negative in <u>Miner v.</u> <u>Westlake</u>, 478 So.2d 1066 (Fla. 1985). On the authority of <u>Miner</u> we answer in the negative and approve the decision of the district court.

It is so ordered.

BOYD, C.J., and 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. 84-1825

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