Supreme Court of Florida

No. 85,334

AWILDA VEGA, et al.,

Petitioners,

vs.

INDEPENDENT FIRE INSURANCE CO., etc., Respondent.

[January 18, 1996]

PER CURIAM.

We granted review of <u>Vega v. Independent Fire Insurance Co.</u>, 651 So. 2d 743 (Fla. 5th DCA 1995), based upon the district court's certification of conflict with the opinion in <u>Fecht v. Makowski</u>, 172 So. 2d 468 (Fla. 3d DCA 1965). <u>See Art. V, §</u> 3(b)(4), Fla. Const. However, after hearing oral argument, we have determined that jurisdiction was improvidently granted. Accordingly, the petition for review is hereby dismissed.

It is so ordered.

GRIMES, C.J., and OVERTON, SHAW, KOGAN, HARDING, WELLS and ANSTEAD, JJ., concur.

NO MOTION FOR REHEARING WILL BE ALLOWED.

Application for Review of the Decision of the District Court of Appeal - Certified Direct Conflict of Decisions
Fifth District - Case No. 94-425

(Brevard County)

Stewart Greenberg, P.A., Miami, Florida; and Kimberly L. Boldt of Russo & Talisman, P.A., Coconut Grove, Florida,

for Petitioners

Robert K. Rouse, Jr. and Todd M. Cranshaw of Smith, Schoder, Rouse & Bouch, P.A., Daytona Beach, Florida,

for Respondent