## Supreme Court of Alorida

No. 85,922

GEORGE KORDON and LEONA KORDON, his wife,

Petitioners,

vs.

WAL-MART STORES, INC.,

Respondent.

[January 11, 1996]

WELLS, J.

We have for review <u>Wal-Mart Stores</u>, <u>Inc. v. Kordon</u>, 656 So. 2d 528 (Fla. 2d DCA 1995), in which the district court addressed the same question we answered in <u>Globe Newspaper Co. v. King</u>, 658 So. 2d 518 (Fla. 1995). We have jurisdiction. Art. V, § 3(b)(3), Fla. Const.

In accordance with our decision in <u>Globe Newspaper</u>, we quash the order of the district court granting certiorari in the

instant case and remand to the trial court for further proceedings.

It is so ordered.

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

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

Second District - Case No. 94-03943

(Highlands County)

Lon Worth Crow IV of Kelly & Crow, Avon Park, Florida, for Petitioners

Vincent M. D'Assaro and Hunter A. Hall of Cameron, Marriott, Walsh, Hodges & D'Assaro, P.A., Orlando, Florida,

for Respondent