Supreme Court of Florida

No. SC07-1838

STATE OF FLORIDA,

Petitioner,

VS.

BERNARD SLOSS,

Respondent.

[January 15, 2009]

LEWIS, J.

We have for review <u>Sloss v. State</u>, 965 So. 2d 1204 (Fla. 5th DCA 2007), in which the Fifth District Court of Appeal certified a question of great public importance. We have jurisdiction. <u>See</u> art. V, § 3(b)(4), Fla. Const.

We stayed proceedings in this case pending our disposition of <u>Martinez v.</u>

<u>State</u>, 981 So. 2d 449 (Fla. 2008). When our decision in <u>Martinez</u> became final, we issued an order directing respondent to show cause why we should not exercise jurisdiction, quash the <u>Sloss</u> decision, and remand for reconsideration in light of our decision in <u>Martinez</u>. Respondent has conceded that <u>Martinez</u> controls the outcome of the instant case, and petitioner agrees.

Accordingly, we grant the petition for review in the present case. The decision under review is quashed, and this matter is remanded to the Fifth District Court of Appeal for reconsideration upon application of this Court's decision in Martinez.

It is so ordered.

QUINCE, C.J., WELLS, PARIENTE, CANADY, and POLSTON, JJ., and ANSTEAD, Senior Justice, 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

Fifth District - Case No. 5D03-3120

(Volusia County)

Bill McCollum, Attorney General, Tallahassee, Florida, and Kristen L. Davenport, Assistant Attorney General, Daytona Beach, Florida,

for Petitioner

James S. Purdy, Public Defender, and Dee R. Ball, Assistant Public Defender, Seventh Judicial Circuit, Daytona Beach, Florida,

for Respondent