Supreme Court of Florida

No. SC07-762

MARIA BUITRAGO, Petitioner,

vs.

LANDRY'S, et al., Respondents.

[February 26, 2009]

PER CURIAM.

We have for review <u>Buitrago v. Landry's</u>, 949 So. 2d 1046 (Fla. 1st DCA 2006), in which the First 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>Murray v.</u> <u>Mariner Health</u>, 994 So. 2d 1051 (Fla. 2008). When our <u>Murray</u> decision became final, we issued an order directing respondents in the present case to show cause why we should not exercise jurisdiction, summarily quash the decision being reviewed, and remand for reconsideration in light of our decision in <u>Murray</u>. Respondents did not file a response. Accordingly, we grant the petition for review in this case, quash the decision

below, and remand for reconsideration upon application of our decision in Murray.

It is so ordered.

QUINCE, C.J., and WELLS, PARIENTE, LEWIS, CANADY, POLSTON, and LABARGA, 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

First District - Case No. 1D05-4621

Susan W. Fox of Fox and Loquasto, P.A., Tampa, Florida, and Wendy S. Loquasto of Fox and Loquasto, P.A., Tallahassee, Florida,

for Petitioner

No Appearance

for Respondent