## Supreme Court of Florida

THURSDAY, OCTOBER 12, 2006

CASE NO.: SC06-1929 Lower Tribunal Nos.: 2006-CA-7727NC 2D06-4339

SUE COBB, ETC., ET AL.vs. SARASOTA ALLIANCE FOR FAIR ELECTIONS, ET AL.

Petitioner(s) Respondent(s)

The Second District Court of Appeal has rendered an order seeking to invoke this Court's jurisdiction under article V, section 3(b)(5), Florida Constitution. The order certifies that the order on appeal has a great effect on the proper administration of justice throughout the state and requires immediate resolution by the Supreme Court.

Having examined the suggestion for certification and responses thereto filed by the appellants and appellees in the Second District Court of Appeal, we have determined that we decline to accept jurisdiction of the appeal under article V, section 3(b)(5). The case is remanded to the Second District Court of Appeal for further proceedings. No motion for rehearing will be entertained by the Court.

LEWIS, C.J., and WELLS, ANSTEAD, CANTERO and BELL, JJ., concur. PARIENTE and QUINCE, JJ., dissent.

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A True Copy

Test:

Thomas D. Hall

Clerk, Supreme Court



mc

Served:

RONALD A. LABASKY
STEPHEN E. DEMARSH
SCOTT THOMAS BOSSARD
FREDERICK JOSEPH ELBRECHT
HON. ROBERT B. BENNETT, JR., CHIEF JUDGE
HON. JAMES BIRKHOLD, CLERK
HON. KAREN RUSHING, CLERK
ALLEN C. WINSOR
PETER ANTONACCI
THOMAS D. SHULTS