

Supreme Court of Florida

THURSDAY, OCTOBER 27, 2016

CASE NOS.: SC14-80; SC14-82

Lower Tribunal No(s):
1D12-3912; 10-021122GCC

MIRTA GROSECLOSE

vs. APTIUM ONCOLOGY, ETC., ET AL.

APTIUM ONCOLOGY, ETC., ET AL. vs. MIRTA GROSECLOSE

Petitioner(s)

Respondent(s)

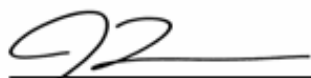
Upon review of the response and reply to the Court's Order to Show Cause dated June 29, 2016, the Court has determined that it should accept jurisdiction in this case. It is ordered that the Petition for Review is granted, that the First District Court of Appeal's decision in this case is quashed, and this matter is remanded to the district court for reconsideration in light of our decision in Westphal v. City of St. Petersburg, 194 So. 3d 311 (Fla. 2016).

No Motion for Rehearing will be entertained by the Court.

LABARGA, C.J., and PARIENTE, LEWIS, QUINCE, CANADY, POLSTON,
and PERRY, JJ., concur.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



two

Served:

CASE NO.: SC14-80

Page Two

MARJORIE GADARIAN GRAHAM

ROBERT J FIORE

EDUARDO E. NERET

JAVIER ANDRES FINLAY

BRAM J GECHTMAN

HON. JON S. WHEELER, CLERK

WALTER JOSEPH HAVERS JR.

HON. GERARDO CASTIELLO