

Supreme Court of Florida

FRIDAY, SEPTEMBER 5, 2014

CASE NO.: SC14-1664

Lower Tribunal No(s): 2D14-2384;

292014DR000666A001HC

MARIAMA MONIQUE
CHANGAMIRE SHAW

vs. KEIBA LYNN SHAW

Petitioner(s)

Respondent(s)

The Second District Court of Appeal has certified, pursuant to article V, section 3(b)(5), of the Florida Constitution, that the trial court has passed upon a question of great public importance requiring immediate resolution by this Court. Having reviewed the Second District's certification, as well as the dissenting opinion of Judge Altenbernd, we decline at this time to accept jurisdiction of the appeal under article V, section 3(b)(5), for the reasons set forth in Judge Altenbernd's dissent. See Shaw v. Shaw, No. 2D14-2384, 2014 WL 4212771, *3 (Fla. 2d DCA Aug. 27, 2014) (Altenbernd, J., dissenting).

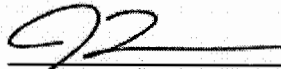
The case is hereby remanded to the Second District for further proceedings. No motion for rehearing will be entertained by the Court.

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

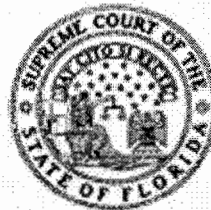
CANADY, J., concurs in result.

A True Copy

Test:



John A. Tomasino
Clerk, Supreme Court



sh
Served:

ELLEN ELIZABETH WARE
BRETT RICHARD RAHALL
HON. LAUREL MOORE LEE, JUDGE
HON. JAMES R. BIRKHOLO, CLERK

LARA G. DAVIS
DEBORAH L. THOMSON
HON. PAT FRANK, CLERK
ADAM BRIAN CORDOVER