Supreme Court of Florida

TUESDAY, JULY 19, 2011

CASE NO.: SC11-483 Lower Tribunal No(s).: 1D09-4934, 2007-CA-2520

R.J. REYNOLDS TOBACCO COMPANY

vs. MATHILDE MARTIN, ETC.

Petitioner(s)

Respondent(s)

This cause having heretofore been submitted to the Court on jurisdictional briefs and portions of the record deemed necessary to reflect jurisdiction under Article V, Section 3(b), Florida Constitution, and the Court having determined that it should decline to accept jurisdiction, it is ordered that the petition for review is denied.

No motion for rehearing will be entertained by the Court. See Fla. R. App. P. 9.330(d)(2).

LEWIS, QUINCE, POLSTON, LABARGA, and PERRY, JJ., concur.

A True Copy Test:

). Kall

Thomas D. Hall Clerk, Supreme Court



jn Served:

HON. JON S. WHEELER, CLERKTAMECARYN LYNN BELLUSTHOMSTEPHANIE ETHEL PARKERCHARIROBERT MICHAEL LOEHRMATTMARTIN STEPHEN TURNERDAVIDHON. TERRY DAVID TERRELL, CHIEF JUDGEHON. ERNIE LEE MAGAHA, CLERK

TAMELA IVEY PERDUE THOMAS LARRY HILL CHARLES FRANKLIN BEALL, JR. MATTHEW D. SCHULTZ DAVID KELLER MILLER UDGE