

IN THE DISTRICT COURT OF APPEAL
FIRST DISTRICT, STATE OF FLORIDA

RICKY SWEET,

Appellant,

v.

HENRY BOYD, et al.,

Appellees.

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED.

CASE NO. 1D09-1616

Opinion filed October 5, 2009.

An appeal from the Circuit Court for Wakulla County.
N. Sanders Sauls, Judge.

Ricky Sweet, pro se, Appellant.

Bill McCollum, Attorney General, and Lance Eric Neff, Assistant Attorney
General, Tallahassee, for Appellees.

PER CURIAM.

Upon appellees' proper concession of error, the circuit court order rendered
March 18, 2009, is hereby quashed. This matter is hereby remanded to the circuit
court with directions to enter a stay of the proceedings below pending the entry of
final judgment in the federal court proceedings which were initiated first. See
Wade v. Clower, 114 So. 548 (Fla. 1927).

WEBSTER, DAVIS, and LEWIS, JJ., CONCUR.