IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2003

PONDELLA HALL FOR HIRE, INC., n/k/a EIGHT HUNDRED, INC.,

Appellant,

CASE NO. 5D02-1732

V.

LAWSON LAMAR, STATE ATTORNEY, etc.,

Appellee.

Opinion filed October 17, 2003

Appeal from the Circuit Court for Osceola County, Jeffords D. Miller, Judge.

Thomas F. Egan of Thomas F. Egan, P.A., Orlando, for Appellant.

Charles J. Crist, Jr., Attorney General, and George Waas, Senior Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

Pondella Hall for Hire, Inc. (Pondella) appeals a summary judgment entered in favor

of Lawson Lamar, State Attorney on Pondella's complaint for replevin and damages.

The underlying facts and procedural aspects of this case are recited in *Pondella Hall*

for Hire, Inc. v. City of St. Cloud, 837 So. 2d 510 (Fla. 5th DCA 2003) (Pondella I) and

Pondella Hall for Hire, Inc. v. Croft, 844 So. 2d 696 (Fla. 5th DCA 2003) (Pondella II).

We affirm the summary judgment because Pondella sought the wrong remedy in the

incorrect court for return of its property or any damages it has allegedly incurred as explained

in Pondella I and II.

AFFIRMED.

PETERSON, PALMER and TORPY, JJ., concur.