

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FIFTH DISTRICT

JULY TERM 2004

MICHAEL D. KNADLE,

Petitioner,

v.

CASE NO. 5D03-2852

ROGER B. KENNEDY, SR.,

Respondent.

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Decision filed July 16, 2004

Petition for Certiorari Review of Order  
from the Circuit Court for Seminole County,  
Nancy J. Alley, Judge.

Michael C. Sasso and Brian D. Solomon, of  
Dempsey & Sasso, P.A., Orlando, for Petitioner.

I William Spivey, II of Greenberg Traurig, P.A.,  
Orlando, and Elliot H. Scherker of Greenberg  
Traurig, P.A., Miami, for Respondent.

PER CURIAM.

DENIED.

SHARP, W., and PLEUS, JJ., concur.

GRIFFIN, J., dissents with opinion.

GRIFFIN, J., dissenting.

5D03-2852

In my view, there is more to judicial oversight of discovery than just protecting privileges or trade secrets. Issues of cost, burden, relevance and ulterior motives also require attention, especially when non-parties are involved. To do this accurately usually requires more time than trial judges have to devote to it. This case appears to me to be an unhappy example.