

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
THIRD DISTRICT
JANUARY TERM, A.D. 2004

DARCE CARLISLE, **
Appellant, **
vs. ** CASE NO. 3D01-1518
CARNIVAL CORPORATION, et al., **
Appellees. ** LOWER
TRIBUNAL NO. 98-6109

Opinion filed February 4, 2004.

An appeal from the Circuit Court for Miami-Dade County, Jon I. Gordon, Judge.

Charles R. Lipcon and David H. Pollack, for appellant.

Kaye, Rose & Maltzman and Jeffrey B. Maltzman and Darren W. Friedman; Holland & Knight LLP, and Rodolfo Sorondo, Jr., for appellees.

Before COPE, and RAMIREZ, JJ., and NESBITT, Senior Judge.

On Motion for Rehearing and Certification

PER CURIAM.

We certify that we have passed on a question of great public importance:

WHETHER A CRUISE LINE IS VICARIOUSLY LIABLE FOR THE MEDICAL MALPRACTICE OF THE SHIPBOARD DOCTOR, COMMITTED ON A SHIP'S PASSENGER?

The motion for rehearing is denied.