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., \*\*

LOWER

Appellees. \*\* 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.