Supreme Court of Florida

THURSDAY, MAY 14, 2015

CASE NO.: SC15-288 Lower Tribunal No(s).: 4D13-185; 062011CA027972AXXXCE

STATE FARM FLORIDA INSURANCE COMPANY

vs. JOSEPH CAMMARATA, ET AL.

Petitioner(s)

Respondent(s)

This cause having heretofore been submitted to the Court on jurisdictional briefs and portions of the record deemed necessary to reflect jurisdiction under Article V, Section 3(b), Florida Constitution, and the Court having determined that it should decline to accept jurisdiction, it is ordered that the petition for review is denied.

No motion for rehearing will be entertained by the Court. See Fla. R. App. P. 9.330(d)(2).

Respondent's motion for attorney's fees is granted in the amount of \$2,500.00, conditioned on the party prevailing pursuant to applicable statutes, rules and case law.

LABARGA, C.J., and PARIENTE, LEWIS, QUINCE, and CANADY, JJ., concur.

A True Copy Test:

John A. Tomasino Clerk, Supreme Court



cd Served:

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JONATHAN SCOTT TANNEN NANCY C. CIAMPA PAUL L. NETTLETON GEORGE ALEXANDER VAKA NANCY ANN LAUTEN KELLY LEE KUBIAK HON. HOWARD FORMAN, CLERK HON. LONN WEISSBLUM, CLERK WILLIAM WELLS LARGE MARK KENNETH DELEGAL MATTHEW H. MEARS HON. EILEEN M. O'CONNOR, SENIOR JUDGE