ORIGINAL

240508-EI

Supreme Court of Floridae3 AM 7: 06

No. SC06-331

RECEIVED-FPSC
16 JUN 23 AM 9: 36
COMMISSION
CLERK

LETICIA CALLARD, et al., Appellants,

VS.

BRAULIO L. BAEZ, etc., et al., Appellees.

[June 22, 2006]

PER CURIAM.

We have on appeal a decision of the Florida Public Service Commission.

We find that this Court does not have jurisdiction over this appeal because it concerns a dispute over charges for electricity supplied to an individual residence.

See art. V, § 3(b)(2), Fla. Const. We thus transfer this appeal to the First District

Court of Appeal. See § 350.128(1), Fla. Stat. (2005).

It is so ordered.

PARIENTE, C.J., and WELLS, ANSTEAD, LEWIS, CANTERO, and BELL, JJ.,

SCR — NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION, AND IF FILED, DETERMINED.

SEC ______OTH Lockard

concur.

QUINCE, J., dissents.

COM

CTR

ECR _

GCL.

DOCUMENT NUMBER-DATE

05489 JUN 238

An Appeal from the Florida Public Service Commission

Leticia and Jorge L. Callard, pro se, Miami, Florida,

for Appellant

Samantha M. Cibula and David E. Smith, Florida Public Service Commission, Tallahassee, Florida, and David M. Lee, Florida Power and Light Law Department, Juno Beach, Florida,

for Appellee