

Dorothy Lang,
Executrix of the Estate of Albert Lang

Case No. 2007-1370

E N T R Y

v.

Holly Hill Motel et al.

This cause is pending before the Court on the certification of a conflict by the Court of Appeals for Jackson County. Upon consideration thereof,

It is ordered by the Court, sua sponte, that this cause is no longer held for the decision in Supreme Court Case Nos. 2007-0288 and 2007-0410, *Ahmad v. AK Steel Corp.*, and the parties are to brief the following question certified by the court of appeals:

“Whether a violation of an administrative building code provision prohibits the application of the open and obvious doctrine and precludes summary judgment on a negligence claim?”

It is further ordered by the Court that this cause remains consolidated with Supreme Court Case No. 2007-1222, *Lang v. Holly Hill Motel, Inc.*

The Clerk shall issue an order for the transmittal of the record from the Court of Appeals for Jackson County.

(Jackson County Court of Appeals; No. 06CA18)

THOMAS J. MOYER
Chief Justice