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J.J. Rissell, Allentown, PA Trust v. Marchelos (Moffa v. Kapila), Case No. 19-10607 (11th Cir. 2020).

Appellate courts will ignore technical defects in notices of appeal, but an appeal filed on behalf of an artificial entity by someone without legal authority to do so should be dismissed.

Lee Memorial Health System v. Hilderbrand, Case No. 2D19-4722 (Fla. 2d DCA 2020).

A governmental entity is entitled to sovereign immunity for charging fees (extractions) later found to be unconstitutional so long as the extraction does not arise from refusal to follow a direct legislative mandate or from ignoring an established law prohibiting the tax or fee assessed.