

The Hospital petitioned this Court for review, alleging conflicts jurisdiction under section 22.225(c). TEX. GOV'T CODE § 22.225(c). The court of appeals here noted that its holding was in “direct conflict” with the holding in *Texas Department of Mental Health & Mental Retardation v. Lee*, 38 S.W.3d 862 (Tex. App.—Fort Worth 2001, pet. filed). 45 S.W.3d at 711. We agree because the court of appeals’ decision in this case would operate to overrule *Lee* had they issued from the same court. See TEX. GOV'T CODE § 22.225(c); *Coastal Corp. v. Garza*, 979 S.W.2d 318, 319-20 (Tex. 1998).

Today, in *Wichita Falls State Hospital v. Taylor*, __ S.W.3d __ (Tex. 2003), we hold that section 321.003 of the Texas Health and Safety Code does not waive the State’s sovereign immunity. Our holding in *Taylor* is dispositive here. Accordingly, without hearing argument, we grant the petition for review, reverse the court of appeals’ judgment denying Central Counties’ plea to the jurisdiction, and dismiss the respondents’ claims for want of jurisdiction. TEX. R. APP. P. 59.1.

OPINION DELIVERED: March 6, 2003