

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT
July Term 2008

RALPH J. CHACKAL, and his wife, **JUDY S. CHACKAL**,
Appellants,

v.

KENNETH STAPLES, his wife, **JUDITH STAPLES**; **ALBERT KARNBACH**, his wife, **KATHRYN KARNBACH**; **JACQUELINE M. ESHELMAN**; **STEPHEN SHULMAN**, his wife, **KIM SHULMAN**; **RUSSELL BARRON**; **LILA COBB**; **CHRISTOPHER SEAY**; **LORILLA NOLAN**; **ROBERT D. BARKER**; **MARY J. NOWAK**; **ANN MARIE FERRIS**; **LILLIAN M. ISAKOV**, as Trustee of the Isakov Family Living Trust; **DAVID DEEVER**, his wife, **LINDA DEEVER**; **STUART HECHT**, his wife, **MARJORIE HECHT**; and **THE COUNTY OF PALM BEACH**, a political subdivision of the state of Florida, by the Board of County Commissioners,
Appellees.

No. 4D07-2097

[October 22, 2008]

ON MOTION FOR CLARIFICATION AND REMAND

PER CURIAM.

We grant the appellant's Motion for Clarification and Remand, which was not objected to by appellees, and remand this case to the trial court with instructions that an amended final judgment be entered consistent with this court's September 10, 2008 opinion.

STEVENSON, GROSS and MAY, JJ., concur.

* * *

Appeal from the Circuit Court for the Fifteenth Judicial Circuit, Palm Beach County; Thomas H. Barkdull, III, Judge; L.T. Case No. 502002CA008647XXXXAJ.

Temple Fett Kearns and Alfred A. Lasorte, Jr., of Shutts & Bowen LLP, Fort Lauderdale, for appellants.

Andrew Pelino, Assistant County Attorney, West Palm Beach, for
appellee The County of Palm Beach.