

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FOURTH DISTRICT  
*July Term 2010*

**LAURENTINA KOCIK, M.D., INPHYNET SOUTH BROWARD, INC.,  
JASON STRONG, M.D., and INPATIENT CLINICAL SOLUTIONS, INC.,**  
Appellants,

v.

**LISA STRONG and DONALD STRONG,** individually and as natural  
parents and guardians of JESSE STRONG and CHLOE STRONG, as  
minor children,  
Appellees.

Nos. 4D09-896 & 4D09-1010

[November 10, 2010]

PER CURIAM.

*Affirmed. See Brown v. Estate of Stuckey, 749 So. 2d 490 (Fla. 1999).*

HAZOURI, CIKLIN and LEVINE, JJ., concur.

\* \* \*

Consolidated appeals from the Circuit Court for the Seventeenth  
Judicial Circuit, Broward County; Charles M. Greene, Judge; L.T. Case  
No. 06-6242 COCE21.

Geoffrey B. Marks of Billbrough & Marks, P.A., and James J. Nosich  
of McGrane, Nosich & Ganz, P.A., Coral Gables, for appellants  
Laurentina Kocik, M.D., and Inphynet South Broward, Inc.

Mark L. Rosen of Lubell & Rosen, L.L.C., Fort Lauderdale, for  
appellants Jason Strong, M.D., and Inpatient Clinical Solutions, Inc.

Edna L. Caruso of Edna L. Caruso, P.A., John A. Shipley and Jack P.  
Hill of Searcy, Denney, Scarola, Barnhart & Shipley, P.A., West Palm  
Beach, and Robert W. Kelley of Kelley Uustal, P.L.C., Fort Lauderdale, for  
appellees.

***Not final until disposition of timely filed motion for rehearing.***