[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT	FILED
	U.S. COURT OF APPEALS
	ELEVENTH CIRCUIT
No. 06-10806	JUNE 14, 2006
	THOMAS K. KAHN
Non-Argument Calendar	CLERK
D. C. Docket No. 05-80875-CV-WJ	Z
ANNA DINARDO,	
AUGUSTA DINARDO,	
VICTORIA DINARDO,	
P	laintiffs-Appellants,
versus	
KAREN M. MILLER, Honorable,	
Palm Beach County Circuit	
Court Judge,	
De	efendant-Appellee.
	oremaine rippenee.
Appeal from the United States District (Court
for the Southern District of Florida	
for the Southern District of Florida	•
(June 14, 2006)	
Refore TIOFI AT RI ACK and CARNES Circuit Judges	

PER CURIAM:

The district court's final order of dismissal is affirmed. See D.C. Ct. of

Appeals v. Feldman, 460 U.S. 462, 482–88, 103 S. Ct. 1303, 1315–18 (1983);

Rooker v. Fidelity Trust Co., 263 U.S. 413, 415–16, 44 S. Ct. 149, 150 (1923);

Goodman ex rel. Goodman v. Sipos, 259 F.3d 1327, 1332 (11th Cir. 2001); Siegel v. LePore, 234 F.3d 1163, 1172 (11th Cir. 2000) (en banc) ("The Rooker-Feldman doctrine provides that federal courts, other than the United States Supreme Court, have no authority to review the final judgments of state courts. The doctrine extends not only to constitutional claims presented or adjudicated by a state court, but also to claims that are inextricably intertwined with a state court judgment. A federal claim is inextricably intertwined with a state court judgment if the federal claim succeeds only to the extent that the state court wrongly decided the issues before it.") (internal quotations and citations omitted).

AFFIRMED.