## IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2003

FRANK A. McCLUNG, JR., etc., et al.,

Appellants,

v. Case No. 5D02-2328

GLENN McCLUNG, et al.,

Appellees.

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Opinion Filed December 19, 2003

Appeal from the Circuit Court for Hernando County, Patricia V. Thomas, Judge.

Frank A. McClung, North Miami, pro se, and Marian E. Tellman McClung, North Miami, pro se.

Patricia Fields Anderson of Patricia Fields Anderson, P.A., St. Petersburg, for Appellees.

PLEUS, J.

We have examined the points raised by the appellants and conclude that, given that all payments due under the parties' settlement agreement have been made in accordance with said agreement, the stipulated final judgment adopting and enforcing the terms of the settlement agreement should be affirmed. See Paulucci v. General Dynamics Corp., 842 So. 2d 797 (Fla. 2003); Nagymihaly v. Zipes, 353 So. 2d 943 (Fla. 3d DCA 1978).

AFFIRMED.

GRIFFIN and ORFINGER, JJ., concur.