IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2007

LORI HICKS,

Appellant,

V.

Case No. 5D06-3446

CHARLES HICKS,

Appellee.

Opinion filed July 27, 2007

Non-Final Appeal from the Circuit Court for Brevard County, Harry Stein, Senior Judge.

William H. Drumm, of Icard, Merrill, Cullis, Timm, Furen & Ginsburg, P.A. Sarasota, for Appellant.

Scott Gediman, of Gediman, Duffy & Gediman P.C., Everett, MA, for Appellee.

PER CURIAM.

The trial court's order enforcing the parties' prenuptial and marital settlement agreements was supported by competent, substantial evidence. An appellate court is not permitted to reweigh the evidence. *Okoh v. Okoh*, 918 So. 2d 316 (Fla. 2d DCA 2005).

AFFIRMED.

PLEUS, LAWSON, EVANDER, JJ., concur.