

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING  
MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL  
OF FLORIDA  
SECOND DISTRICT

MARTHA ALI, )  
)  
Appellant, )  
)  
v. )  
)  
JULLIET JACKSON, )  
her devisees, grantees, )  
creditors, and all other parties )  
claiming by, through, under or )  
against her and all unknown )  
natural persons, if alive and )  
if not known to be dead or alive, )  
their several and respective )  
spouses, heirs, devisees )  
grantees, and creditors or other )  
parties claiming by, through, or )  
under those unknown natural )  
persons and their several )  
unknown assigns, successors )  
in interest trustees, or any other )  
persons claiming by through, )  
under or against any corporation )  
or other legal entity named as a )  
defendant and all claimants, )  
persons or parties natural or )  
corporate whose exact status is )  
unknown, claiming under any )  
of the above named or described )  
defendants or parties who are )  
claiming to have any right, )  
title or interest in and to the )  
lands hereafter described; and )  
UNKNOWN SPOUSE OF )  
JULLIET JACKSON, )

Case No. 2D19-1218

Appellees. )  
)  
)

---

Opinion filed May 22, 2020.

Appeal from the Circuit Court for  
Charlotte County; James R.  
Thompson, Judge.

Beresford A. Landers, Jr. of Law  
Offices of Beresford A. Landers, Jr.,  
Lauderdale Lakes, for Appellant.

Mark Martella of Icard, Merrill, Cullis,  
Timm, Furen & Ginsburg, P.A., Port  
Charlotte, for Appellees.

PER CURIAM.

Affirmed.

VILLANTI, ROTHSTEIN-YOUAKIM, and ATKINSON, JJ., Concur.