

Third District Court of Appeal

State of Florida

Opinion filed July 1, 2020.
Not final until disposition of timely filed motion for rehearing.

No. 3D20-711
Lower Tribunal No. 19-15363

Clearwater Beach Company, LLC,
Petitioner,

vs.

Parque Towers Developers, LLC, et al.,
Respondents.

A Case of Original Jurisdiction – Prohibition.

Schlesinger Law Group, and Michael J. Schlesinger; Nelson Mullins Broad and Cassel, and Mark F. Raymond and Kimberly J. Freedman; Quintana Law Firm, and J. Luis Quintana, for petitioner.

Law Offices of Robert P. Frankel, P.A., and Robert P. Frankel (Plantation), for respondent Parque Towers Developers, LLC.

Before FERNANDEZ, LOGUE, and SCALES, JJ.

PER CURIAM.

Denied. See Erlinger v. Federico, 242 So. 3d 1177, 1181 (Fla. 1st DCA 2018) (“While a judge may not prejudge a case, it is well-settled that a judge may form mental impressions and opinions during the course of hearing evidence.”); Mobil v. Trask, 463 So. 2d 389, 391 (Fla. 1st DCA 1985) (“A judge is not required to abstain from forming mental impressions and opinions during the course of presentation of evidence.”).