Third District Court of Appeal

State of Florida, July Term, A.D. 2007

Opinion filed November 21, 2007. Not final until disposition of timely filed motion for rehearing.

No. 3D06-3131 Lower Tribunal No. 05-006574

Manzini & Associates, P.A., Appellant,

VS.

Joanna Clark and Mercy Hospital, Inc., Appellees.

An Appeal from the Circuit Court for Miami-Dade County, Jon I. Gordon, and Stuart M. Simon, Judges.

Nicolas A. Manzini, for appellant.

Wolpe Leibowitz Alvarez & Fernandez, LLP, and Mark A. Leibowitz and Alia A. Szopa; Lewis E. Fishman, P.A. and Lewis W. Fishman, for appellee Mercy Hospital, Inc.

Before COPE and WELLS, JJ., and FLETCHER, Senior Judge.

PER CURIAM.

Affirmed. <u>Litman v. Fine, Jacobson, Schwartz, Nash, Block & England, P.A.</u>, 517 So. 2d 88, 92 (Fla. 3d DCA 1987) (stating that "where there are no *proceeds* of the judgment, there is nothing to which a lien may, as a practical matter, attach"); <u>Pasin v. Kroo</u>, 412 So. 2d 43, 44 (Fla. 3d DCA 1982) ("The lien may not issue if no proceeds have been recovered.").