

85 So.3d 499 (Table)
Unpublished Disposition
(The decision of the Florida District Court of Appeal is referenced in the Southern Reporter in a table captioned ‘Florida Decisions Without Published Opinions.’)
District Court of Appeal of Florida,
Fourth District.

MPG PARKLAND, LTD. and
Charles H. Monroe, III, Appellants,

v.

BANK OF AMERICA, N.A., a national
banking association, et al., Appellees.

No. 4D11–783. | April 18, 2012.

Appeal of a non-final order from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; [Carol-Lisa Phillips](#), Judge; L.T. Case No. 09–28787 CA 25.

Attorneys and Law Firms

[Giorgio Vallar](#), Safety Harbor, for appellant MPG Parkland, Ltd.

[Marsha G. Rydberg](#), [Wilson D. Ayala, III](#), and [Thomas H. Rydberg](#) of The Rydberg Law Firm, P.A., Tampa, for appellant Charles Monroe, III.

[Stephen T. Maher](#), [Michelle L. Gerber](#) and [Lee D. Mackson](#) of Shutts & Bowen, LLP, Miami, for appellees Bank of America, N.A., and Quality Properties Asset Management Company.

[Brian S. Dervishi](#), [John Borgo](#) and [Peter A. Tappert](#) of Weissman & Dervishi, P.A., Miami, for appellee Andrew J. Bolnick, as Court–Appointed Receiver.

Opinion

PER CURIAM.

*1 *Affirmed.*

[WARNER, STEVENSON](#) and [GROSS, JJ.](#), concur.

Parallel Citations

2012 WL 1353758 (Fla.App. 4 Dist.)