



## **TROPICAL ESTATES CORPORATION v. CHARLES IZENSTARK**

141 So. 305 (1932) | Cited 0 times | Supreme Court of Florida | May 2, 1932

Per Curiam. -- This cause having been submitted to the court upon the transcript of the record of the final decree herein and briefs and arguments of counsel for the respective parties, and the record having been inspected, and the court being now advised of its judgment to be given in the premises, it seems to the court that there is no error in the said decree. It is therefore considered, ordered and adjudged by the court that the said decree of the circuit court appealed from be, and the same is hereby affirmed.

Affirmed.

BUFORD, C. J., AND ELLIS AND BROWN, J. J., concur.

