

IN THE DISTRICT COURT OF APPEAL
FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

REBECCA ZELLNER
GRUNZKE, former wife,

Appellant,

CASE NO. 1D09-1422

v.

BURGESS BURR MASON, III,
former husband,

Appellee.

Opinion filed September 1, 2009.

An appeal from the Circuit Court for Alachua County.
William E. Davis, Judge.

Rebecca Zellner Grunzke, pro se, Appellant.

Michael J. Meadors, Gainesville, for Appellee.

PER CURIAM.

AFFIRMED. See Plichta v. Plichta, 899 So. 2d 1283, 1285-86 (Fla. 2d DCA 2005) (holding that Perlow v. Berg-Perlow, 875 So. 2d 383 (Fla. 2004), does not require a trial court to afford a litigant the opportunity to object to a proposed order

prior to the court's adoption of it if the proposed order merely memorializes rulings the trial court has already made).

WEBSTER, DAVIS, and LEWIS, JJ., CONCUR.