

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

JULY TERM 2013

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

JENNIFER C. BURNO,

Appellant,

v.

Case No. 5D12-3642

DONALD T. BURNO,

Appellee.

_____ /

Opinion filed August 2, 2013

Appeal from the Circuit Court
for Lake County,
Michael G. Takac, Judge.

Jessie L. Harrell of Creed &
Gowdy, P.A., Jacksonville, for
Appellant.

A. Julia Graves of Law Office of A.
Julia Graves, P.A., Vero Beach, for
Appellee.

PER CURIAM.

The former wife, Jennifer Burno, appeals from the partial final judgment granting her former husband, Donald Burno's second amended supplemental petition for modification of child custody. Finding the trial court applied the proper legal standard and did not abuse its discretion, we affirm.

We note that the judgment does not include significant oral findings made at the conclusion of the trial.¹ We remand for entry of a corrected judgment that includes those findings of fact.

AFFIRMED; REMANDED for entry of corrected judgment.

COHEN and WALLIS, JJ., and RODRIGUEZ, HEATHER PINDER, Associate Judge, concur.

¹ For instance, the written judgment did not reflect the trial court's findings that the former wife had violated the visitation schedule and regularly made unilateral decisions regarding the children's upbringing. Those findings supported the trial court's conclusion that there had been a substantial, material, and unanticipated change in circumstances since entry of the initial judgment.