DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FOURTH DISTRICT January Term 2008

LA GLENDA REED,

Appellant,

v.

ARCHIE GILES,

Appellee.

No. 4D07-2462

[February 27, 2008]

PER CURIAM.

La Glenda Reed, the appellant, seeks review of a trial court order denying her motion to dissolve a permanent injunction against domestic violence. Courts have broad discretion regarding injunctions. *Miguez v. Miguez*, 824 So. 2d 258 (Fla. 3d DCA 2002) (citing *Wise v. Schmidek*, 649 So. 2d 336, 337 (Fla. 3d DCA 1995)). Reed has failed to demonstrate that there was an abuse of discretion. *Miguez*, 824 So. 2d at 258 (citing *Applegate v. Barnett Bank of Tallahassee*, 377 So. 2d 1150 (Fla. 1979)). We therefore affirm.

Affirmed.

KLEIN, HAZOURI and DAMOORGIAN JJ., concur.

* * *

Appeal of a non-final order from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Larry Seidlin, Judge; L.T. Case No. FMCE 05-8393 (41).

La Glenda Reed, Blythe, California, pro se.

No brief filed for appellee.

Not final until disposition of timely filed motion for rehearing