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

JULY TERM 2010

STEVEN BERTUGLIA,

Appellant,

v. Case No. 5D09-3615

CATHERINE BERTUGLIA ROE,

Appellee.

Opinion filed July 30, 2010

Non Final Appeal from the Circuit Court for Orange County, Lisa T. Munyon, Judge.

Steven Bertuglia, Fairton, pro se.

No Appearance for Appellee.

PER CURIAM.

We affirm the trial court's denial of Appellant's motion for civil contempt. A party may not be held in contempt for violation of an order which is not clear and definite enough to provide notice of what the party is required to do in order to comply with the court's decree. See Marcus v. Marcus, 902 So. 2d 259 (Fla. 4th DCA 2005); Kranis v. Kranis, 313 So. 2d 135 (Fla. 3d DCA 1975). Our affirmance is without prejudice to Appellant seeking to have the trial court set a specific visitation schedule.

AFFIRMED.

EVANDER, COHEN and JACOBUS, JJ., concur.