

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FOURTH DISTRICT

**BEVERLY BART** n/k/a **BEVERLY BART JENKINS**,  
Appellant,

v.

**LEWIS SWEZY**,  
Appellee.

No. 4D15-3968

[August 24, 2016]

Appeal of non-final order from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Nicholas R. Lopane, Judge; L.T. Case No. 03-6024 (40/93).

Barry S. Franklin of Barry S. Franklin & Associates, P.A., North Palm Beach, for appellant.

Jane Kreuzler-Walsh and Stephanie L. Serafin of Law Office of Kreuzler-Walsh, Compiani & Vargas, P.A., West Palm Beach, and Stuart R. Manoff and Casey Reiter of Greenspoon Marder Law, West Palm Beach, for appellee.

PER CURIAM.

*Affirmed.* See *Mullins v. Mullins*, 799 So. 2d 450, 451 (Fla. 4th DCA 2001) (observing that temporary relief awards “are among the areas where trial judges have the very broadest discretion, which appellate courts are very reluctant to interfere with except under the most compelling of circumstances”) (quoting *Pedraja v. Garcia*, 667 So. 2d 461, 462 (Fla. 4th DCA 1996)); *Schmitz v. Schmitz*, 891 So. 2d 1140 (Fla. 4th DCA 2005).

CIKLIN, C.J., GROSS and TAYLOR, JJ., concur.

\* \* \*

***Not final until disposition of timely filed motion for rehearing.***