NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

| In the Interest of L.R.G., a child, | |) | |
|-------------------------------------|------------|-------|--------------------|
| C.M.F., | |) | |
| | Appellant, |) | |
| v. | |) | Case No. 2D00-2323 |
| J.G., | |) | |
| | Appellee. |) | |

Opinion filed June 19, 2002.

Appeal from the Circuit Court for Pinellas County; Raymond O. Gross, Judge.

C.M.F., pro se.

Sylvia A. Barr, St. Petersburg, for Appellee.

PER CURIAM.

C.M.F., the mother, challenges an order denying her motion to change the location of family counseling and to increase visitation with her son, L.R.G. We treat the mother's initial brief as a petition for writ of certiorari and deny relief. <u>Green v. Dep't</u> of Health & Rehabilitative Servs., 696 So. 2d 1351 (Fla. 5th DCA 1997). C.M.F. failed

to demonstrate a material change in circumstances or that modifying the present visitation schedule would serve the child's best interests. <u>Id.</u> at 1352.

SALCINES, STRINGER, and SILBERMAN, JJ., Concur.