

595 So.2d 1117 (Mem)
District Court of Appeal of Florida,
Fourth District.

Dr. Ernest BAUSTEIN, Appellant,
v.
Dr. Glenn BOYER and Charles
D. Franken, Appellees.

No. 91-3484. | April 8, 1992.

Appeal of a non-final order from the Circuit Court for
Broward County; [Harry G. Hinckley, Jr.](#), Judge.

Attorneys and Law Firms

Wayne P. Levine and James C. Cunningham, Jr., of Sheehe
& Levine, P.A., Miami, for appellant.

[Jeffrey M. Weissman](#) and [Alex P. Rosenthal](#) of Weissman,
Lichtman & Dervishi, P.A., Fort Lauderdale, for appellee Dr.
Glenn Boyer.

Opinion

PER CURIAM.

Dr. Ernest Baustein, plaintiff below, appeals from a non-final order granting appellee Dr. Glenn Boyer's motion to dissolve order granting motion appointing receiver. This court has jurisdiction pursuant to [Florida Rule of Appellate Procedure 9.130\(a\)\(3\)\(C\)\(ii\)](#). We affirm. Under the instant facts, we hold that the trial court was correct when it dissolved its previous order appointing the receiver. See *Konover Realty Associates, Ltd. v. Mladen*, 511 So.2d 705, 706 (Fla. 3d DCA 1987).

[GLICKSTEIN, C.J.](#), and [DELL](#) and [POLEN, JJ.](#), concur.

Parallel Citations

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