17 Fla. L. Weekly D897

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**

17 Fla. L. Weekly D897

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