

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT
January Term 2012

MARVIN JONES,
Appellant,

v.

ALEXSANDRA JONES,
Appellee.

No. 4D11-4006

[June 27, 2012]

PER CURIAM.

Marvin Jones appeals the trial court's order denying his exceptions to a magistrate's report, a non-final, non-appealable order. We therefore do not have appellate jurisdiction to review this order under direct appeal. *See Murison v. Coral Park Props., Inc.*, 64 So. 3d 1288, 1289 (Fla. 4th DCA 2011) ("An order denying exceptions to a magistrate's report is a non-final order and not directly appealable."). We also conclude that the appellant is not entitled to relief were we to treat his appeal as a petition for writ of certiorari. *See Fla. R. App. P. 9.040(c)*.

Dismissed.

STEVENSON, TAYLOR and CIKLIN, JJ., concur.

* * *

Appeal of a non-final order from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Susan F. Greenhawt, Judge; L.T. Case No. 09-503 (37)(93).

Adam B. Swickle and Joseph A. Costello of Kelley, Kronenberg, Gilmartin, Fichtel, Wander, Bamdas, Eskaylo & Dunbrack, P.A., Fort Lauderdale, for appellant.

Howard S. Friedman and Lisa K. Bennett of Fischler & Friedman, P.A., Fort Lauderdale, for appellee.

Not final until disposition of timely filed motion for rehearing.