

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

IN THE DISTRICT COURT OF APPEAL  
OF FLORIDA  
SECOND DISTRICT

CARIN INGE-MARIE MALKIN-ROSMER, )  
 )  
 Appellant, )  
 )  
 v. )  
 )  
 HANS ROSMER, )  
 )  
 Appellee. )  
\_\_\_\_\_ )

Case No. 2D07-211

Opinion filed September 7, 2007.

Appeal from nonfinal order of the Circuit Court  
for Sarasota County; Nancy K. Donnellan,  
Judge.

Richard R. Garland of Dickinson & Gibbons,  
P.A., Sarasota, for Appellant.

Carmen R. Gillett of Levin, Tannenbaum,  
Band & Gates, P.L., Sarasota, for Appellee.

DAVIS, Judge.

Carin Inge-Marie Malkin-Rosmer ("the Wife") challenges the trial court's  
order denying her motion to dismiss the dissolution of marriage action filed by Hans  
Rosmer ("the Husband") in Florida. The Wife had sought dismissal of the action based  
on forum non conveniens, claiming that Sweden, not Florida, was the proper forum.

The trial court denied the Wife's motion, finding that the Wife had not shown that the Husband's choice of Florida was improper. We find no error in this determination.

Therefore, we affirm the trial court's denial of the Wife's motion to dismiss based on forum non conveniens. However, we observe that in support of that denial, the trial court also made a determination that the home in Sweden was nonmarital property. Because our jurisdiction to review this nonfinal order is limited to the issue of venue, see Fla. R. App. P. 9.130(a)(3)(A), we decline to review that determination.

Affirmed.

VILLANTI, J., and THREADGILL, EDWARD F., SENIOR JUDGE, Concur.