## IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

SALLY J. CARR f/k/a SALLY C	٦ -
SHAWFRANK,	

Appellant,

CASE NO. 1D03-3761/1D03-4398

v.

RICHARD W. SHAWFRANK,

Appellee.

Opinion filed February 28, 2005.

An appeal from an order of the Circuit Court for Duval County. David Gooding, Judge.

Barry S. Sinoff, of Law Offices of Barry S. Sinoff, P.A., Jacksonville; and Michael J. Korn, of Korn & Zehmer, P.A., Jacksonville, for appellant.

Demere Mason, of Jackson and Mason, Jacksonville, for appellee.

On appellee's Motion for Clarification, and appellant's Amended Motion for Rehearing or Alternatively Motion for Clarification

WOLF, C.J.

In light of this court's prior decision that the original award of alimony should have been reduced by only 19%, we clarify our previous opinion and reverse that portion of the trial court's order determining appellee's retroactive credit for overpaid

alimony. The case is, therefore, remanded to the trial court to readdress the retroactivity issue in accordance with the dictates of our opinion. In all other respects the motions for clarification and rehearing are denied.

WEBSTER and HAWKES, JJ., CONCUR.