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

MICHAEL JOHN TRAYDON, FORMER HUSBAND,

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND DISPOSITION THEREOF IF FILED

Appellant,

CASE NO. 1D11-2453

v.

AMY MICHELLE TRAYDON, FORMER WIFE,

Appellee.

Opinion filed August 4, 2011.

An appeal from the Circuit Court for Suwannee County. David W. Fina, Judge.

Robert A. Sandow, Live Oak, for Appellant.

No appearance for Appellee.

PER CURIAM.

The Court has determined that because the order on appeal fails to bring the judicial labor to an end with regard to non-collateral matters, the appeal is

premature. <u>See</u>, <u>e.g.</u>, <u>Hoffman v. O'Connor</u>, 802 So. 2d 1197 (Fla. 1st DCA 2002) (dismissing appeal from dissolution order that was not final because it reserved jurisdiction to determine equitable distribution). Accordingly, the appeal is dismissed.

BENTON, C.J., LEWIS and WETHERELL, JJ., CONCUR.