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

MANDY M. CARUSO,

Appellant,

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

v.

CASE NO. 1D12-3004

PAUL CARUSO,

Appellee.

Opinion filed August 2, 2012.

An appeal from the Circuit Court for Holmes County. Christopher N. Patterson, Judge.

William Kemper Jennings, DeFuniak Springs, for Appellant.

Clayton J. M. Adkinson, DeFuniak Springs, for Appellee.

## PER CURIAM.

The Court has determined that the Final Judgment of Dissolution of Marriage is not a final order because it contemplates the exercise of further judicial labor on the non-collateral issue of child support. See Cassell v. Erquiaga, 28 So. 3d 143 (Fla. 1st DCA 2010). Accordingly, the appeal is dismissed as premature. WOLF, ROWE, and SWANSON, JJ., CONCUR.