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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

LOUIS STANLEY ORLOFF,)
Appellant,)
V.) Case No. 2D09-5513
JOYCE LYNN ORLOFF,)
Appellee.)))

Opinion filed April 8, 2011.

Appeal from the Circuit Court for Pinellas County; Jack R. St. Arnold, Judge.

Timothy W. Weber and Joseph P. Kenny of Battaglia, Ross, Dicus & Wein, P.A. St. Petersburg, for Appellant.

Michael J. Park of Park, Ossian, Barnaky & Park, P.A., Clearwater, for Appellee.

CASANUEVA, Chief Judge.

Louis Stanley Orloff appeals the trial court's order finding him in contempt and awarding a monetary judgment in the amount of \$76,249.60 to his former wife,

Joyce Lynn Orloff, for his failure to transfer certain assets that were awarded to her as equitable distribution. Based upon the pleadings, the record, and the representations of the parties at oral argument, we reverse the finding of contempt. The facts proven by

Ms. Orloff did not amount to contemptuous conduct. We must also reverse the monetary judgment because it is based upon the equitable distribution scheme which we have reversed in the related appeal of the final judgment of dissolution. See Orloff v. Orloff, 2D09-3059 (Fla. 2d DCA Mar. 30, 2011).

Reversed and remanded.

DAVIS and WALLACE, JJ., Concur.