IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT

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

Case No. 5D17-2404

5D17-3474

GLENN SCOTT RODRIGUEZ,

Appellant,

V.

NICOLE STEPHANNIE FELICIA RODRIGUEZ,

Appellee.

Opinion filed March 1, 2019

Appeal from the Circuit Court for Seminole County, Jessica J. Recksiedler, Judge.

Nikie Popovich, of Popovich Law Firm, P.A., Orlando, for Appellant.

Chad A. Barr and Heather M. Kolinsky, Law Office of Chad A. Barr, P.A., Altamonte Springs, for Appellee.

PER CURIAM.

In these consolidated appeals, Appellant challenges the amended final judgment for dissolution of marriage and the post-final-judgment income withholding for child support and alimony order ("IWO"). Having carefully reviewed the record and the briefs filed, we affirm the amended final judgment without further discussion.

There are, however, two errors in the IWO that Appellee concedes should be

corrected. First, Appellant was ordered in the amended final judgment to pay Appellee

the sum of \$4500 per month in durational alimony through July 1, 2032, but the IWO does

not presently provide a date for Appellant's employer to discontinue its withholding and

remittance of money from Appellant's pay check once Appellant's durational alimony

obligation ends. Second, the IWO contains an incorrect date for when Appellant's child

support payment is to be reduced once his obligation to pay support for the parties' eldest

child ends. The parties acknowledge that the present date of May 31, 2020, in the IWO

is incorrect and should be corrected to reflect the date of May 31, 2019.

Accordingly, we affirm the amended final judgment for dissolution of marriage in

all respects but remand for the entry of a corrected IWO consistent with this opinion.

AFFIRMED; REMANDED with directions.

EVANDER, C.J., COHEN and LAMBERT, JJ., concur.

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