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

PETER ANTONACCI, FORMER HUSBAND,

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

Appellant,

CASE NO. 1D12-4551

v.

JULIANA ANTONACCI, FORMER WIFE,

Appellee.

Opinion filed December 10, 2013.

An appeal from the Circuit Court for Clay County. McCarthy Crenshaw, Judge.

Lyman T. Fletcher and Michael R. Phillips of Fletcher & Phillips, Jacksonville, for Appellant.

Carole A. Vogel of Vogel & Salvatore, P.A., Jacksonville, for Appellee.

PER CURIAM.

Appellant appeals the non-final order awarding temporary time-sharing to Appellee during Appellant's overseas deployment pursuant to military orders. We dismiss the appeal as moot. While we agree the issue is capable of repetition, the merits of the argument need not be addressed because we conclude that Appellant

has failed to demonstrate that the issue raised, if repeated, is likely to evade appellate review. See L.W.T. v. A.W., 770 So. 2d 241 (Fla. 1st DCA 2000) (dismissing appeal as moot where appellant failed to specifically describe the questions of great public importance or how the particular facts of the case were likely to recur yet evade appellate review). Accordingly, we DISMISS the appeal as moot.

WOLF, ROBERTS, and MAKAR, JJ., CONCUR.