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

JOSEPH PRESLEY,

Appellant,

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

v.

CASE NO. 1D13-1517

ANISHA WIMBISH,

Appellee.

Opinion filed June 13, 2013.

An appeal from an order of the Circuit Court for Escambia County. T. Michael Jones, Judge.

Joseph Presley, pro se, Appellant.

Anisha Wimbish, pro se, Appellee.

PER CURIAM.

The Court has determined that this appeal is premature as it was taken from a non-final order. T.H. v. Dep't of Children & Families, 736 So. 2d 126 (Fla. 1st DCA 1999) (holding order was non-final where order reserved jurisdiction to determine integrally-related visitation and child support issues). Accordingly, the

appeal is dismissed without prejudice to appellant's right to seek appellate review upon rendition of a final order that resolves all pending issues.

BENTON, C. J., THOMAS and CLARK, JJ., CONCUR.