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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

JOHN S. HASKELL,)
Appellant,)
V.) Case No. 2D18-470
UNNI HASKELL; PCP GROUP, LLC; FLORIDA INVESTMENT TRUST ENTERPRISES, LLC; MATERIAL CONNECTION FLORIDA, INC.; and HASKELL TEXTILES CORP., LLC,))))
Appellees.))

Opinion filed December 21, 2018.

Appeal from the Circuit Court for Pinellas County; Amy M. Williams, Judge.

William P. Cassidy, Jr., and Nicole Deese Newlon of Johnson & Cassidy, P.A., Tampa, for Appellant.

Eric R. Maier and Richard C. Alvarez of Older Lundy & Alvarez, Tampa, for Appellee Unni Haskell.

No appearance for remaining Appellees.

PER CURIAM.

The amended final judgment of dissolution of marriage is affirmed with the exception of the court's determination of entitlement to attorney's fees. We dismiss the appeal as it pertains to this issue because we do not have jurisdiction to review a ruling on attorney's fees that determines entitlement but reserves jurisdiction on amount. <u>See Card v. Card</u>, 122 So. 3d 436, 436 (Fla. 2d DCA 2013).

CASANUEVA, SILBERMAN, and SLEET, JJ., Concur.