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

IN THE DISTRICT COURT OF APPEAL OF FLORIDA SECOND DISTRICT

KIMBERLY GOODMAN,)
Appellant,))
٧.) Case No. 2D18-4297
SEAN GOODMAN,	
Appellee.	

Opinion filed December 9, 2020.

Appeal from the Circuit Court for Lee County; John S. Carlin, Judge.

Kimberly Goodman, pro se.

Alan J. Rubinstein of Rubinstein & Holz, P.A., Fort Myers (withdrew after briefing); W. Gus Belcher, II, The Belcher Law Firm, P.A., Fort Myers, (substituted as counsel of record) for Appellee.

PER CURIAM.

Kimberly Goodman, the Former Wife, appeals from the second amended final judgment of dissolution, which the trial court entered on remand after a prior appeal. Our opinion in that prior appeal directed the trial court to, among other things, "consider and clarify any findings in regard to [the Former Wife's] request for retroactive alimony" and for retroactive child support. See Goodman v. Goodman, 231 So. 3d 574, 577 (Fla. 2d DCA 2017). Because the court inadvertently failed to do so, we remand for the court to do so now. In all other respects, we affirm.

Affirmed in part; reversed in part; remanded for further proceedings.

VILLANTI, SLEET, and ROTHSTEIN-YOUAKIM, JJ., Concur.