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

|                   | IN THE DISTRICT COURT OF APPEAL |
|-------------------|---------------------------------|
|                   | OF FLORIDA                      |
|                   | SECOND DISTRICT                 |
| JAMES KAMRAD,     | )<br>)                          |
| Appellant,<br>v.  | )<br>)<br>Case No. 2D19-3974    |
| ELIZABETH KAMRAD, | )                               |
| Appellee.         | )<br>)<br>)                     |
|                   |                                 |

Opinion filed November 6, 2020.

Appeal from the Circuit Court for Hillsborough County; Chet A. Tharpe, Judge.

Mark F. Baseman of Felix, Felix & Baseman, Tampa, for Appellant.

Eileen H. Griffin of Griffin & Associates, P.A., Brandon, for Appellee.

## PER CURIAM.

We affirm in all respects the order granting the motion for relief from judgment filed by Elizabeth Kamrad, the former wife, and the order on attorney's fees and costs. We affirm the amended final judgment in all respects save one. The award

of alimony to the former wife should reflect the monthly net amount of \$876. On remand, the trial court shall enter a second amended final judgment reflecting the net alimony figure.

Affirmed in part, reversed in part, and remanded.

KHOUZAM, C.J., and LaROSE and BLACK, JJ., Concur.