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

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

LOUIS STANLEY ORLOFF and MATRIX GROUP LIMITED, INC.,)
Appellants,)
V.) Case No. 2D10-2090
JOYCE LYNN ORLOFF,)
Appellee.)

Opinion filed April 6, 2011.

Appeal from the Circuit Court for Pinellas County; Jack R. St. Arnold, Judge.

Timothy W. Weber and Joseph P. Kenny of Battaglia, Ross, Dicus & Wein, P.A., St. Petersburg, for Appellants.

Michael J. Park of Park, Ossian, Barnaky & Park, P.A., Clearwater, for Appellee.

ALTENBERND, Judge.

Louis Stanley Orloff and Matrix Group Limited, Inc., appeal two orders that are essentially enforcement orders entered after the entry of the final judgment of dissolution between Mr. Orloff and his former wife, Joyce Lynn Orloff. This court recently reversed a portion of that final judgment. See Orloff v. Orloff, 2D09-3059 (Fla. 2d DCA Mar. 30, 2011). That reversal affects the equitable distribution between the

Orloffs. Because the two orders on appeal in this case were intended to enforce that equitable distribution, we must also reverse these orders.

Reversed and remanded.

SILBERMAN and BLACK, JJ., Concur.