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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT

PETER M. NASCARELLA,)
Appellant,)
v.) Case No. 2D12-3551
BELMONT WINE EXCHANGE, LLC, a California corporation; PETER NASCARELLA; MARY NASCARELLA; KELLY NASCARELLA; and 8501, LLC, a Florida limited liability company,))))
Appellees.)

Opinion filed May 10, 2013.

Appeal from the Circuit Court for Pinellas County; W. Douglas Baird, Judge.

Jawdet I. Rubaii and Jack F. White, III, of Jawdet I. Rubaii, P.A., Clearwater, for Appellant.

Scott T. Lyon and Nancy S. Paikoff of Macfarlane Ferguson & McMullen, Clearwater, for Appellee Belmont Wine Exchange, LLC.

No appearance for remaining Appellees.

VILLANTI, Judge.

Peter M. Nascarella appeals an order dated May 30, 2012, which amended a final default judgment that was subsequently vacated on August 22, 2012.

In view of our affirmance of the order vacating the default final judgment in <u>Belmont Wine Exchange</u>, <u>LLC v. Nascarella</u>, No. 2D12-4784 (Fla. 2d DCA May 8, 2013), the order on appeal in this case is reversed.

SILBERMAN, C.J., and MORRIS, J., Concur.