NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JULY TERM, A.D. 2001

THOMAS KINLEY,

Appellant, **

vs. ** CASE NO. 3D01-526

STATE OF FLORIDA, DEPT. OF ** LOWER
REVENUE, ex. rel. MARCIA TRIBUNAL NO. 99-29580
ANDERSON **

Appellee. **

Opinion filed November 7, 2001.

An appeal from the Circuit Court for Miami-Dade County, Philip Cook, Judge.

Philip Reilly, for appellant.

Robert A. Butterworth, Attorney General, and Jon J. Johnson, Assistant Attorney General, and John D. Barker, Assistant Attorney General, for appellee.

Before JORGENSON, GREEN, and RAMIREZ, JJ.

PER CURIAM.

Because we conclude that the lower court's orders affixing

current and retroactive child support are supported by competent substantial evidence in the record before us, we affirm. See Canakaris v. Canakaris, 382 So. 2d 1197 (Fla. 1980).

Affirmed.