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. 2002 \* \* KEVIN L. ROYE, \* \* Appellant, \* \* CASE NO. 3D02-151 vs. \* \* LOWER TRIBUNAL NO.01-112 ILEAN M. ROYE, \* \* Appellee. \* \*

Opinion filed October 2, 2002.

An appeal from the Circuit Court for Dade County, Florida, Judith L. Kreeger, Judge.

Delancy Hill and Patricia A. Dempsey, for appellant.

Schweitzer & Schweitzer-Ramras and Darlene Schweitzer-Ramras, for appellee.

Before FLETCHER and RAMIREZ, JJ., and NESBITT, Senior Judge.

PER CURIAM.

Because the parties agree here that the provision of the final judgment of dissolution which required Kevin L. Roye to pay in part \$700 per month towards the debt consolidation and mortgage reduction has been eliminated, we affirm the rest and residue of the final judgment.