

[Cite as *Rahawangi v. Alsamman*, 2003-Ohio-3672.]

COURT OF APPEALS OF OHIO, EIGHTH DISTRICT
COUNTY OF CUYAHOGA
No. 81952

HANADI RAHAWANGI,	:	
Plaintiff-Appellee	:	JOURNAL ENTRY
vs.	:	AND
HUSAM ALSAMMAN,	:	OPINION
Defendant-Appellant	:	
	:	
DATE OF ANNOUNCEMENT OF DECISION	:	JULY 10, 2003
	:	
CHARACTER OF PROCEEDING	:	Civil appeal from Common Pleas Court Case No. D-273402
JUDGMENT	:	DISMISSED
DATE OF JOURNALIZATION	:	
APPEARANCES:		
For Plaintiff-Appellee:		VINCENT A. STAFFORD KENNETH J. LEWIS Stafford & Stafford Co., LPA 380 Lakeside Place 323 Lakeside Avenue - West Cleveland, Ohio 44113
For Defendant-Appellant:		TEDDY SLIWINSKI 5800 Fleet Avenue Cleveland, Ohio 44105

Guardian ad Litem:

JACOB A.H. KRONENBERG
Kronenberg & Kronenberg
4403 St. Clair Avenue
Cleveland, Ohio 44103-1125

ANNE L. KILBANE, J.:

{¶1} Sua sponte, this appeal is dismissed for lack of a final appealable order under R.C. 2505.02. The child support order within the judgment entry does not make an order concerning provision of the children's health care needs, as required by R.C. 3105.21(C), R.C. 3109.05(A), and R.C. 3119.30. Where a judgment entry is required to include child support provisions, the order is not final unless all such issues are resolved.¹ The judgment entry includes an order requiring the parties to complete and return health insurance investigation forms, but the issue was not finally resolved in the judgment entry or in subsequent proceedings.

{¶2} If the parties obtain an order complying with R.C. 3119.30, the appellant may move for reinstatement of this appeal within 30 days of this entry.

Appeal dismissed.

¹ *Fisher v. Fisher*, Franklin App. No. 01-AP-1041, [2002-Ohio-3086](#), ¶22-23; *Nwabara v. Willacy* (June 13, 1996), Cuyahoga App. No. 69786.

It is ordered that appellee shall recover of appellant costs herein taxed.

The court finds that there were reasonable grounds for this appeal.

It is ordered that a special mandate issue out of this court directing the Cuyahoga County Common Pleas Court, Domestic Relations Division, to carry this judgment into execution.

A certified copy of this entry shall constitute the mandate pursuant to Rule 27 of the Rules of Appellate Procedure.

MICHAEL J. CORRIGAN, P.J., And

ANN DYKE, J., Concur

ANNE L. KILBANE
JUDGE

N.B. This entry is an announcement of the court's decision. See App.R. 22(B), 22(D) and 26(A); Loc. App.R.22. This decision will be journalized and will become the judgment and order of the court pursuant to App.R. 22(E), unless a motion for reconsideration with supporting brief, per App.R. 26(A) is filed within ten (10) days of

the announcement of the court's decision. The time period for review by the Supreme Court of Ohio shall begin to run upon the journalization of this court's announcement of decision by the clerk per App.R. 22(E). See, also, S.Ct.Prac.R. II, Section 2(A)(1).