IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JULY TERM 2010

HUGH JAMES CECCARELLI,

Appellant,

v. Case No. 5D09-3290

JENNIFER JOY CECCARELLI,

Appellee.

Opinion filed October 15, 2010

Non Final Appeal from the Circuit Court for Orange County, Donald Grincewicz, Judge.

Dawn Weiger O'Neill, St. Petersburg, for Appellant.

Nicholas A. Shannin, of Page, Eichenblatt, Bernbaum & Bennett, P.A., Orlando, for Appellee.

MONACO, C.J.

This is an appeal from an order allowing the appellee, Jennifer Joy Ceccarelli, and the four children of the parties to relocate from Orange County to Marietta, Georgia, setting child support, and ordering the appellant, Hugh James Ceccarelli, to make a partial equitable distribution to the appellee. We affirm without elaboration the order of the trial judge allowing relocation and requiring the payment of a partial equitable distribution. We reverse, however, the order as it concerns child support.

With respect to child support the order of the trial court contained no findings pursuant to section 61.30, Florida Statutes (2009), and no worksheet in support of the award. As neither findings, nor a worksheet are available to us, it is difficult for this court to review the award and calculations for child support and to make a reasoned judgment regarding this facet of the appeal. See *Armour v. McMiller*, 15 So. 3d 923 (Fla. 5th DCA 2009); *Crouch v. Crouch*, 898 So. 2d 177 (Fla. 5th DCA 2005).

Accordingly, we affirm in all respects except as to the award of child support. With regard to child support, however, we remand for the trial court to include findings to support the award.

AFFIRMED in part, REVERSED in part, and REMANDED.

TORPY and JACOBUS, JJ., concur.