

NOT FOR PUBLICATION WITHOUT THE
APPROVAL OF THE APPELLATE DIVISION

SUPERIOR COURT OF NEW JERSEY
APPELLATE DIVISION
A-3205-00T3

CYNTHIA ANN GOLDBERG,
Plaintiff-Respondent,

v.

ALAN RICHARD GOLDBERG,
Defendant-Appellant.

FILING DATE
APPELLATE DIVISION

MAY 21 2002

John J. Ryan
CLERK

Submitted May 8, 2002 - Decided MAY 21 2002
Before Judges Fall and Bilder.

On appeal from Superior Court of New Jersey,
Chancery Division, Family Part, Mercer
County, FM-1128790-88.

David Perry Davis, attorney for appellant.

No brief was filed on behalf of respondent.

PER CURIAM

Defendant Alan Goldberg appeals from an order of the Family Part denying his November 29, 2000 motion for reconsideration of so much of an October 27, 2000 order as denied him credit for child support payments made with respect to his son Todd subsequent to Todd's emancipation on January 1, 1999. In that order the court recited that N.J.S.A. 2A:17-56.23a "specifically prohibits the retroactive modification of child support 'except for the period during which the party seeking relief has pending an application for modification'." Child support was accordingly