(Corrected opinion; see also original opinion at 2004-Ohio-4881.)	
STATE OF OHIO))ss:	IN THE COURT OF APPEALS NINTH JUDICIAL DISTRICT
COUNTY OF SUMMIT)	WINTII JUDICIAL DISTRICT
REBECCA L. ZAHN	C.A. No. 21879
Appellant	21880
v.	
RICHARD C. ZAHN	
Appellee	JOURNAL ENTRY
The decision in this case, dated September 15, 2004, contains a clerical error.	
The first sentence of paragraph sixteen is hereby amended as follows:	
"{¶16} Appellant argues that the t	rial court erred in finding that appellee's
changes in circumstances were drastic eno	ugh to justify terminating spousal support.
She claims that appellee has enough other as	ssets to continue spousal support."
	Judge

A copy of this journal entry is being mailed to the following:

Joyce E. Barrett, Attorney at Law, 800 Standard Bldg., 1370 Ontario St., Cleveland, Ohio 44113.

Howard J. Walton, Attorney at Law, 405 Quaker Square, 120 East Mill St., Akon, Ohio 44308.