## IN THE SUPREME COURT OF THE STATE OF DELAWARE

JAMAL SHUFLER,

Respondent Below,
Appellant,

V.

Softhe State of Delaware,
JUDY SHUFLER,
Softhe State Of Delaware,
Softhe State County
Court
Softhe State Of Delaware,
Softhe

Submitted: April 4, 2007 Decided: May 8, 2007

Before **STEELE**, Chief Justice, **HOLLAND** and **BEGER**, Justices.

## ORDER

This 8th day of May 2007, the Court having considered this matter, has determined that it is manifest on the face that the appeal is without merit because: to the extent the issues raised on appeal are factual, the record evidence supports the trial judge's factual findings; to the extent the errors alleged on appeal are attributed to an abuse of discretion, the record does not support those assertions; and to the extent that the issues raised on appeal are legal, they are controlled by settled Delaware law, which was properly applied. Therefore, this Court has concluded that the final judgment of the Family Court should be affirmed on the basis of and for the reasons assigned

by the Family Court in its decisions dated: June 1, 2006; July 26, 2006; November 2, 2006 and December 4, 2006.

NOW, THEREFORE, IT IS HEREBY ORDERED that the judgment of the Family Court be, and the same hereby is, AFFIRMED.

BY THE COURT:

/s/ Randy J. Holland Justice