

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

NATANYA-AHAYVA SCHARF, ETC.,

Appellant,

v.

Case No. 5D13-4072

IRA SCHARF,

Appellee.

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Opinion filed September 5, 2014

Non-Final Appeal from the Circuit Court
for Seminole County,
Linda D. Schoonover, Judge.

Matthew R. McLain, of Brownstone, P.A.,
Winter Park, for Appellant.

Julie D. Leckart, of The Mandel Law Firm,
New York, New York, for Appellee.

PER CURIAM.

We affirm the appealed orders in their entirety, except we strike from paragraph D of the December 9, 2013 order the language that awards Appellee ultimate decision-making authority in the areas of “medical and health care and extracurricular activities” of the children. We remand for the entry of an amended order.

AFFIRMED in part; REVERSED in part; and REMANDED with directions.

LAWSON, WALLIS and LAMBERT, JJ., concur.