

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

ANDREW J. GOSLINE, VI AND
MATTHEW P. GOSLINE, AS
PERSONAL REPRESENTATIVES
OF THE ESTATE OF ANDREW J. GOSLINE,

Appellants,

v.

Case No. 5D19-465

MARIA G. GOSLINE, AS PARENT
AND LEGAL GUARDIAN OF M.G., A CHILD,

Appellee.

_____ /

Opinion filed December 24, 2019

Appeal from the Circuit Court
for Volusia County,
Margaret W. Hudson, Judge.

R. Gregory Hyden and George Harding, of
Nason, Yeager, Gerson, Harris & Fumero,
P.A., Boca Raton, for Appellants.

Edward Downey and R. Lee McElroy, of
Downey | McElroy, P.A., Palm Beach
Gardens, for Appellee.

PER CURIAM.

AFFIRMED. See Segal v. Levine, 489 So. 2d 868, 869 (Fla. 3d DCA 1986)
(holding attorney benefits (“renders services to”) estate if, by his actions, intent of
decedent is established and estate properly divided).

ORFINGER, LAMBERT and EISNAUGLE, JJ., concur.