IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

ERIN WRIGHT, f/k/a MILNER,

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

Appellant,

CASE NO. 1D12-1600

v.

JAMES MILNER,

Appellee.	

Opinion filed October 8, 2012.

An appeal from the Circuit Court for Duval County. Linda F. McCallum, Judge.

Lori Ré, Orange Park, for Appellant.

Cindy Lasky and Tawny L. Rountree of the Lasky Law Firm, Jacksonville, for Appellee.

PER CURIAM.

We reverse the trial court's order denying Appellant's Petition to Relocate, as the order's relevant factual findings are not supported by competent, substantial evidence. We remand with directions to grant Appellant's petition to relocate, incorporating Appellant's proposed revised agreement to facilitate time-sharing

with the children by transporting the children to Jacksonville, Florida. In addition, the trial court shall require Appellant to provide Appellee's lodging expenses in Virginia to facilitate time-sharing in Virginia, as agreed by Appellant.

REVERSED AND REMANDED.

PADOVANO, THOMAS, and CLARK, JJ., CONCUR.