

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT
July Term 2005

SHARON McCANTS-COLLIE,
Appellant,

v.

ABE CHRISTOPHER COLLIE,
Appellee.

No. 4D03-1125

[July 27, 2005]

SHAHOOD, J.

Appellant, Sharon McCants-Collie, appeals the Final Judgment of Dissolution of Marriage raising as her sole issue on appeal that the trial court erred in calculating child support because the support obligations were based on an incorrect income figure for the husband. We agree and reverse and remand for a new hearing to recalculate child support.

In his financial affidavit, the husband listed his occupation as a training manager with Technical Communications Corp. and a monthly gross income of \$4,694.45, which was later increased to \$5,577.00. In the Final Judgment of Dissolution of Marriage, the trial court found the husband's gross monthly income to be \$5,577. The child support guidelines worksheet, however, reflects a gross income for the husband in the amount of \$557 and the child support obligations are based on that figure.

The error appears to be apparent on the face of the worksheet - \$5,577 versus \$577. The husband has not filed a brief in this appeal and we find nothing in the record to suggest that this was anything other than a typographical error which requires correction. We accordingly reverse and remand for a new hearing to recalculate child support based on the trial court's findings.

Reversed and Remanded.

STONE and GROSS, JJ., concur.

* * *

Appeal from the Circuit Court for the Seventeenth Judicial Circuit, Broward County; Arthur M. Birken, Judge; L.T. Case No. FMCE 01-18159 3591.

Sharon McCants-Collie, Sunrise, pro se.

No appearance for appellee.

Not final until disposition of timely filed motion for rehearing.