

NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING  
MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL  
OF FLORIDA  
SECOND DISTRICT

STEPHANIE D. PASH f/k/a  
STEPHANIE D. HALKO,

Appellant,

v.

DONALD A. HALKO, JR.,

Appellee.

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Case No. 2D15-2957

Opinion filed February 17, 2016.

Appeal pursuant to Fla. R. App. P. 9.130  
from the Circuit Court for Hillsborough  
County; Robert A. Bauman, Judge.

Keith Will Wynne of The Law Office of Keith  
Will Wynne, Plant City, for Appellant.

Ashley L. Sigrist and Eileen H. Griffin of  
Griffin & Associates, P.A., Brandon, for  
Appellee.

PER CURIAM.

Affirmed. However, the parties concede that paragraph 3 of the "ordered" section of the order on appeal contains a scrivener's error. Accordingly, we remand so that the order reflects counsels' stated agreement that the child, A.S.H., would time share when he was willing to do so, but that the child, A.C.H., would follow (one (1) day a week for four (4) hours).

Affirmed. Remanded to correct scrivener's error.

SILBERMAN, LaROSE, and LUCAS, JJ., Concur.