Third District Court of Appeal

State of Florida

Opinion filed August 18, 2021. Not final until disposition of timely filed motion for rehearing.

> No. 3D19-2242 Lower Tribunal Nos. 19-108-K, 19-444-K

> > Jennifer Ann Brasfield, Appellant,

> > > VS.

Rafe James Halpern, Appellee.

An Appeal from the Circuit Court for Monroe County, Sharon I. Hamilton, Judge.

Jennifer Ann Brasfield, in proper person.

Shahady & Wurtenberger P.A., and John J. Shahady (Fort Lauderdale), for appellee.

Before MILLER, GORDO and BOKOR, JJ.

PER CURIAM.

Affirmed. <u>See Osherow v. Osherow</u>, 757 So. 2d 519, 522 (Fla. 4th DCA 2000) ("Under this [abuse of discretion] standard of review, we do not believe the trial court abused its discretion in denying the motion to vacate."); <u>see also Bader v. Bader</u>, 639 So. 2d 122, 124 (Fla. 2d DCA 1994) ("[I]n the context of an award of sole parental responsibility . . . a trial court is only required to make a specified finding, either on the record or in the final judgment, that shared parental responsibility would be detrimental to a child. Again, such an ultimate finding will be upheld as long as there is substantial competent evidence in the record that conforms to the relevant factors.").