

MICHAEL BRUCE COHEN v. MARCELLA COHEN

661 So. 2d 123 (1995) | Cited 0 times | District Court of Appeal of Florida | October 5, 1995

Per Curiam.

Based upon our examination of the record and argument of counsel, we agree with the husband that the trial court erred in requiring the husband to pay all of the prospective Hillel education costs for the children. Instead, the trial court should have held each party responsible for payment of one-half the costs thereof. The other points are not preserved or are without merit.

Affirmed in part, and reversed in part, and remanded.