

866 So.2d 188 (Mem)
District Court of Appeal of Florida,
Second District.

S.D., Appellant,
v.
C.A.T., Appellee.

No. 2D03-302.
|
Feb. 20, 2004.

Appeal from the Circuit Court for Hillsborough County;
[Wayne S. Timmerman](#), Judge.

Attorneys and Law Firms

[Edward J. Page](#), [Henry G. Gyden](#), and [Robert E. Biasotti](#)
of Carlton Fields, St. Petersburg, for Appellant.

[Alexander Caballero](#), Tampa, and Ingrid Anderson,
Clearwater, of Sessums, Mason & Black, P.A., for
Appellee.

Opinion

PER CURIAM.

All issues raised by S.D. are either without merit or subject
to the law of the case doctrine. See [S.D. v. C.A.T.](#), [761
So.2d 1242 \(Fla. 2d DCA 2000\)](#). Accordingly, the only
issue on remand is the determination of the amount of
child support.

Affirmed.

[WHATLEY, KELLY](#), and [VILLANTI, JJ.](#), Concur.

All Citations

866 So.2d 188 (Mem), 29 Fla. L. Weekly D455