BLESSING, APPELLANT, v. BLESSING, APPELLEE. [Cite as *Blessing v. Blessing*, 1997-Ohio-331.]

Domestic relations—R.C. 3113.215(B) does not provide for an automatic credit in child support obligations under a shared parenting order—Trial court may deviate from the amount of child support calculated under R.C. 3113.215(B), when.

(No. 97-422—Submitted December 3, 1997—Decided December 31, 1997.)
APPEAL from the Court of Appeals for Ottawa County, No. OT-96-016.

– Charles W. Blessing, pr	o se.
Charles W. Blessing, pr	o se.

 $\{\P 1\}$ The judgment of the court of appeals is affirmed on the authority of *Pauly v. Pauly* (1997), 80 Ohio St.3d 386, 686 N.E.2d 1108.

MOYER, C.J., RESNICK, F.E. SWEENEY, PFEIFER, COOK and LUNDBERG STRATTON, JJ., concur.

DOUGLAS, J., not participating.