HUBIN, APPELLANT, v. HUBIN, APPELLEE. [Cite as *Hubin v. Hubin*, 2001-Ohio-187.]

Domestic relations—Determining proper amount of child support in a sharedparenting case—Court of appeals' judgment affirmed on authority of Pauly v. Pauly.

(Nos. 00-1406 and 00-1730—Submitted May 30, 2001—Decided July 11, 2001.) APPEAL from and CERTIFIED by the Court of Appeals for Franklin County, No. 99AP-1156.

 $\{\P 1\}$ 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., DOUGLAS, RESNICK, F.E. SWEENEY, PFEIFER, COOK and LUNDBERG STRATTON, JJ., concur.

Douglas B. Dougherty, for appellant.

Cloppert, Portman, Sauter, Latanick & Foley, Mark C. Collins and Rory P. Callahan, for appellee.

James A. Hanneman, urging reversal for amici curiae Children's and Parents' Rights Association, Parents and Children for Equality, and Children's Rights Council of Ohio.

Heather W. Tootle, urging reversal for amicus curiae Edward C. Kehres.

Michael R. Smalz, Ohio State Legal Services Association, urging affirmance for amici curiae Association for Children for Enforcement of Support, Ohio Now Education and Legal Fund, Ohio Domestic Violence Network, and Action Ohio Coalition for Battered Women.