COURT OF APPEALS OF VIRGINIA

Present: Chief Judge Moon, Judge Bray and Senior Judge Duff Argued at Alexandria, Virginia

- D. MICHAEL INGRAM
- v. Record No. 1158-95-4

DONNA SNARR-INGRAM

MEMORANDUM OPINION*
PER CURIAM
MAY 21, 1996

FROM THE CIRCUIT COURT OF ARLINGTON COUNTY Paul F. Sheridan, Judge

D. Michael Ingram, pro se.

No brief or argument for appellee.

Code § 20-108.2(G)(3) provides, in shared custody cases, that the amount of child support to be paid is the difference between the amounts owed by each parent to the other parent, with the parent owing the larger amount paying the difference to the other. We reject the appellee's assertion that the money is owing to the child, not the other parent.

From the record before us it appears that the terms of the statute were not followed in calculating the amount of the child support. The order appealed from is reversed and remanded.

It is also unclear from the record whether the appellant's second issue, <u>viz</u>., the amount of the appellee's health insurance costs, has merit. Upon remand the trial court shall make a factual finding, based upon additional evidence, if necessary, as to the actual health costs incurred.

^{*}Pursuant to Code § 17-116.010 this opinion is not designated for publication.

Accordingly, the decision of the trial court is reversed and remanded for further proceedings consistent with this opinion. $\frac{\text{Reversed and}}{\text{remanded.}}$