

Brennan v. Brennan, No. 66067, Order of Reversal (Unpublished Disposition, Feb. 2, 2016) -- Summary
COA Unpub

Contract Law applies in Divorce cases. District Court mis-read a post judgment settlement agreement when determining whether a father was required to file a motion to terminate paying for private tuition.

Also instructs all that enter into an agreement post judgment to file a copy of the same in the underlying case. This was a Supreme Court Settlement Conference agreement that resolved an appeal and a cross-appeal with prejudice, but was never filed in the District Court.