

Dicus v. Dicus, No. 66958, Order of Affirmance (Unpublished Disposition, Apr. 5, 2016)
COA Unpub

If the child's best interests are considered when making a temporary child custody order, the Court does not have to re-examine those interests if the temporary order is made permanent.

Additionally, downward deviations in child support are discretionary and the court does not abuse its discretion if no argument is made for such downward deviation at the trial court level. The decision will not be disturbed by the appellate courts in such a case.