

IN THE COURT OF APPEALS OF TENNESSEE

MIDDLE SECTION

AT NASHVILLE

MARY SANDERS,

Plaintiff/Appellee,

v.

STEVE SANDERS and JANET SANDERS

Defendants/Appellants.

)
)
)
)
)
)
)
)
)
)

Appeal No.

01-A-01-9601-CV-00006

Sumner Circuit

No. 14074-C

FILED
December 20, 1996
Cecil W. Crowson
Appellate Court Clerk

ORDER

Appellants have filed a "Motion to Alter or Amend" which this court will treat as a petition to rehear. While we are of the opinion that the petition for rehearing states no grounds justifying the change in the outcome of our July 1996 opinion, we note that the defendants have correctly pointed out some factual mistakes which we correct in this order.

We stated in the second paragraph on page two of our opinion that Mary Sanders and Steve Sanders were divorced in June 1993; however, the record shows they were divorced on 13 June 1983.

We incorrectly spelled their daughter's name as "Gaylee" when it should have been "Gaylea".

We also correct the opinion to simply show that Gaylea was injured in an automobile accident.

With the correction of these factual mistakes, we are of the opinion that the petition should be denied.

Enter this _____ day of December 1996.

SAMUEL L. LEWIS, JUDGE

BEN H. CANTRELL, JUDGE

WILLIAM C. KOCH, JR., JUDGE