REL: 08/31/07

Notice: This opinion is subject to formal revision before publication in the advance sheets of <u>Southern Reporter</u>. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0649), of any typographical or other errors, in order that corrections may be made before the opinion is printed in <u>Southern Reporter</u>.

ALABAMA COURT OF CIVIL APPEALS

SPECIAL TERM, 2007

2060656

J.E.

v.

N.K.

Appeal from Cullman Probate Court Court (AC-06-155)

PITTMAN, Judge.

AFFIRMED. NO OPINION.

See Rule 53(a)(1) and (a)(2)(F), Ala. R. App. P.; Ala. Code 1975, §§ 26-10A-9 and 26-10C-1; Ex parte C.L.C., 897 So. 2d 234, 237 (Ala. 2004); L.C.S. v. J.N.F., 941 So. 2d 973,

2060656

979-80 (Ala. Civ. App. 2005), <u>cert. denied</u>, ____ U.S. ___ (2006); and <u>Ex parte Hicks</u>, 451 So. 2d 324, 327 (Ala. Civ. App. 1984).

Thompson, P.J., and Bryan and Moore, JJ., concur.
Thomas, J., concurs specially.

2060656

THOMAS, Judge, concurring specially.

I concur because I conclude that the evidence supports a determination that the father impliedly consented to the adoption by virtue of Ala. Code 1975, \$ 26-10A-9(a)(3).