

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

C.B., FATHER OF J.B., A CHILD,

Appellant,

v.

Case No. 5D14-2578

DEPARTMENT OF CHILDREN AND
FAMILIES,

Appellee.

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Opinion filed October 16, 2014

Appeal from the Circuit Court
for Volusia County,
Thomas G. Portuallo, Judge.

Jeffrey Deen, Appellate Counsel, and
Ryan Thomas Truskoski, Special
Assistant Regional Counsel, of Office of
the Criminal and Civil Regional Counsel,
Casselberry, for Appellant.

Ward L. Metzger, of Department of
Children and Families, Jacksonville, for
Appellee.

Wendie Michelle Cooper, of Guardian ad
Litem Program, Sanford, for Guardian ad
Litem.

PER CURIAM.

C.B., the father of the dependent child J.B., appeals a portion of the trial court's disposition order, which requires him to engage in anger management counseling as part of his case plan. The Department of Children and Families correctly concedes error because the evidence was insufficient to demonstrate that the father needs to participate in anger management counseling. See Fla. R. Juv. P. 8.410(b)(4) ("The case plan is meaningful and designed to address the facts, circumstances, and problems on which the court based its order of dependency for the child."). Accordingly, we affirm the trial court's disposition order, but strike the anger management counseling requirement from the father's case plan. We remand for entry of an amended order/modification of the order.

AFFIRMED in part; REVERSED in part; and REMANDED with directions.

ORFINGER, LAWSON and EVANDER, JJ., concur.