IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

S.A.P., Mother of C.L., J.S.L., D.P., N.P., J.E.P., J.E.P.,

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

Appellant,

CASE NO. 1D04-1805

v.

DEPARTMENT OF CHILDREN AND FAMILIES,

Appellee.

Opinion filed June 20, 2005.

An appeal from an order of the Circuit Court for Taylor County. Stephen Murphy, Judge.

John R. Weed, Perry, for appellant.

Philip E. Mulry, Senior Attorney, Department of Children and Families, Madison, for appellee.

PER CURIAM.

The circuit court has certified that a complete transcript cannot be obtained and that the parties cannot prepare a stipulated statement of the evidence or obtain an approved statement of the evidence pursuant to Florida Rule of Appellate Procedure 9.200. Accordingly, the final order is reversed and remanded for a new final hearing.

REVERSED AND REMANDED

DAVIS, LEWIS and POLSTON, JJ., concur.