A M I E D R A I E M A N N STEPHENSON, as Personal Representative of the Estate of C H R I S T I A N D A R B Y STEPHENSON, deceased,

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

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

Appellant,

CASE NO. 1D04-2504

v.

JACKSONVILLE TELEVISION, INC., a/k/a FIRST COAST NEWS a/k/a WTLV-TV, a South Carolina Corporation, DOUG CHARLES LOCKWOOD, SHANA WILLIAMS, JASON KEIFFER, FLORIDA DEPARTMENT OF TRANSPORTATION, a governmental entity and PEGGY HICKS,

Appellees.	
	/

Opinion filed July 18, 2005.

An appeal from the Circuit Court for Duval County. Hugh A. Carithers, Jr., Judge.

James H. Daniel, Esquire of Coker, Myers, Schickel, Sorenson & Green, P.A., Jacksonville and Sean C. Domnick, Esquire of Searcy, Denny, Scarola, Barnhart & Shipley, P.A., West Palm Beach, for Appellant.

Dennis R. Schutt, Esquire and Alison N. Emery, Esquire of Schutt, Humphries, Schmidt & Burnett, Jacksonville, for Appellees Jacksonville Television, Inc., a/k/a

First Coast News a/k/a WTLV-TV, a South Carolina Corporation and Doug Charles Lockwood.

PER CURIAM.

REVERSED. <u>See Lamb v. Matetzschk</u>, 30 Fla. L. Weekly S467 (Fla. June 23, 2005) ("[T]he plain language of Florida Rule of Civil Procedure 1.442 mandates that offers of settlement be differentiated between the parties, even if a party's liability is purely vicarious.").

DAVIS, BENTON, and VAN NORTWICK, JJ., CONCUR.