NOT DESIGNATED FOR PUBLICATION

STATE OF LOUISIANA

COURT OF APPEAL

FIRST CIRCUIT

2010 CJ 0303

STATE OF LOUISIANA IN THE INTEREST OF J.P.S.L.

MMM ST. RHPly MMM JEK ly MMM

Judgment Rendered: June 11, 2010

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APPEALED FROM THE TWENTY-THIRD JUDICIAL DISTRICT COURT IN AND FOR THE PARISH OF ASCENSION STATE OF LOUISIANA DOCKET NUMBER J-11888, DIVISION "P"

THE HONORABLE MARILYN M. LAMBERT, JUDGE

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Ersalee C. Unangst Gonzales, Louisiana

John A. Gutierrez Prairieville, Louisiana

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James Hoffman Baton Rouge, Louisiana Attorney for Minor Child, J.P.S.L.

Attorney for 1st Appellant/ Mother, C.C.

Attorney for 2nd Appellant/ Father, S.L.

Attorney for Louisiana Department of Social Services

BEFORE: PARRO, KUHN, AND McDONALD, JJ.

McDONALD, J.

Following a juvenile court judgment that terminated the parental rights of C.C. and S.L. to their minor child, J.P.S.L, C.C. and S.L. each appealed the juvenile court judgment.

A trial judge's findings on fact-intensive termination issues are governed by the manifest error standard of review. **State ex rel. SNW v. Mitchell**, 2001-2128 (La. 11/28/01), 800 So.2d 809, 816. After a thorough review of the record, we find no error and affirm the juvenile court judgment. This opinion is rendered in accordance with Uniform Rules of Louisiana Courts of Appeal, Rule 2-16.2.A(6) and (8). Costs of the appeal are to be split evenly between C.C. and S.L.

AFFIRMED.