

[Cite as *In re A.C.*, 2004-Ohio-3285.]

*** Please see original opinion at *In re A. C.*, 2004-Ohio-3248.***

STATE OF OHIO)
)ss:
COUNTY OF WAYNE)

IN THE COURT OF APPEALS
NINTH JUDICIAL DISTRICT

IN RE A.C., C.C., and C.S.

C.A. Nos. 03CA0053,
 03CA0054,
 03CA0055

JOURNAL ENTRY

{¶1} On June 23, 2004, this Court released *In re A.C., C.C., and C.S.*, 9th Dist. Nos., 03CA0053, 03CA0054, and 03CA0055, 2004-Ohio-3248. The typed text of that opinion contains an error. Specifically, in the sixth line of paragraph 17, the word “evidence” is omitted.

{¶2} The sentence beginning on line six of paragraph 17 is corrected to read as follows: “A finding of dependency would require clear and convincing evidence that the circumstances surrounding the injury and/or the environment of the children placed them at risk.”

Presiding Judge Donna J.Carr

Judge Lynn C. Slaby

A copy of this journal entry is being mailed to the following:

Clark W. Owens, Attorney at Law, 132 South Market Street, Suite 204, Wooster, Ohio, 44691.

Martin Frantz, Prosecuting Attorney, 115 West Liberty Street, Wooster, Ohio 44691.

Paula M. Sawyers, Attorney at Law, 2534 Burbank Road, Wooster, Ohio 44691.

Mark Clark, 10341 East Lincolnway, Orrville, Ohio 44667.

Christopher A. Schmitt, Guardian Ad Litem, 105 East Liberty Street, Wooster, Ohio 44691.