

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

N.B., MOTHER OF J.W. AND H.W.,  
CHILDREN,

Appellant,

v.

Case No. 5D19-2575

DEPARTMENT OF CHILDREN AND  
FAMILIES AND J.W., FATHER OF J.W.  
AND H.W., CHILDREN,

Appellees.

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Opinion filed January 30, 2020

Appeal from the Circuit Court  
for Seminole County, John D.  
Galluzzo, Judge.

Allan Campbell, Lake Mary, and Sara  
Howeller, Sanford, for Appellant.

Kelley Schaeffer, of Children's Legal  
Services, Bradenton, for Appellee,  
Department of Children and Families.

Thomasina F. Moore, and Joanna  
Summers Brunell, of Statewide Guardian  
ad Litem Office, Tallahassee, for Guardian  
Ad Litem.

No appearance for other Appellee.

PER CURIAM.

Appellant asserts that the trial court erred in denying her motion for reunification  
and claims that the order being appealed does not comply with section 39.621(10)(c),

Florida Statutes (2019). We find that issue has been waived because Appellant failed to raise any perceived deficiencies in the order to the trial court's attention in the motion for rehearing that she filed. See *C.S.C–D. v. Dep't of Child. & Fams.*, 148 So. 3d 849, 849–50 (Fla. 5th DCA 2014). Accordingly, we affirm.

AFFIRMED.

LAMBERT, EDWARDS and SASSO, JJ., concur.