IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA FIFTH DISTRICT JANUARY TERM 2005

A.N.R., A CHILD,

Appellant,

v.

Case No. 5D04-1694

STATE OF FLORIDA,

Appellee.

Opinion filed July 8, 2005

Appeal from the Circuit Court for Marion County, Carven D. Angel, Judge.

James S. Purdy, Public Defender, and Leonard R. Ross, Assistant Public Defender, Daytona Beach, for Appellant.

Charles J. Crist, Jr., Attorney General, Tallahassee, and Belle B. Schumann, Assistant Attorney General, Daytona Beach, for Appellee.

PER CURIAM.

We affirm this case based on V.K.E. v. State, 30 Fla. L. Weekly D1351 (Fla. 5th

DCA, May 27, 2005). As in that case, we certify the following question to the Florida

Supreme Court.

DOES A TRIAL JUDGE HAVE THE POWER AND AUTHORITY TO IMPOSE ON JUVENILES IN A JUVENILE DELINQUENCY PROCEEDING, THE MANDATORY SURCHARGES SET FORTH IN SECTIONS 938.08 AND 930.085?

AFFIRMED; Question CERTIFIED.

PLEUS, CJ., SHARP, W., and GRIFFIN, JJ., concur.