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

MARQUIS TURNER,

Appellant,

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

v.

CASE NO. 1D11-6841

FLORIDA DEPARTMENT OF REVENUE by and on behalf of Truvonna Chanel Coker,

Appellee.	

Opinion filed July 9, 2012.

An appeal from an order of the Columbia County Circuit Court. Julian E. Collins, Judge.

Lucas J. Taylor of Sellers, Taylor & Morrison, P.A., Live Oak, for Appellant.

Pamela Jo Bondi, Attorney General, and William H. Branch, Assistant Attorney General, Tallahassee, for Appellee.

PER CURIAM.

This is an appeal from an order establishing a child support obligation. The

Department of Revenue has filed a confession of error and acknowledged that the record lacks substantial, competent evidence to support the imputation of income to the appellant for the purpose of establishing his child support obligation. Finding the confession of error to be well taken, the order of the circuit court is quashed and the cause is remanded for further proceedings.

WOLF, LEWIS, and THOMAS, JJ., CONCUR.