## NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

S.A.S.,

Appellant,

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STATE OF FLORIDA,

Appellee.

Case No. 2D01-2526

Opinion filed July 10, 2002.

Appeal from the Circuit Court for Hillsborough County; Perry A. Little, Judge.

James Marion Moorman, Public Defender, and Richard J. Sanders, Assistant Public Defender, Bartow, for Appellant.

Robert A. Butterworth, Attorney General, Tallahassee, and Dale E. Tarpley, Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

In this appeal, S.A.S. challenges only the provision imposing restitution

which was contained within a disposition order entitled "Order Placing Child on Juvenile

Probation." That disposition order arose from an adjudicatory hearing to determine S.A.S.'s guilt for petit theft and her delinquency as a result of committing that offense. S.A.S. was the only witness at the adjudicatory hearing, and she testified concerning the offense itself. Absolutely no evidence in regard to restitution was presented. Because there was a complete lack of evidence concerning any aspect of restitution, we reverse the portion of the disposition order imposing restitution and remand this matter for an evidentiary hearing in order for the juvenile court to make the proper determinations in this regard.

BLUE, C.J., and SALCINES and DAVIS, JJ., Concur.