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

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA

SECOND DISTRICT

| In the interest of J.S., a child.              | )                   |
|--|---------------------|
| J.S.   | )                   |
| Appellant,                                     | )                   |
| V.   | ) Case No. 2D06-461 |
| DEPARTMENT OF CHILDREN<br>AND FAMILY SERVICES, | )<br>)<br>)         |
| Appellee.                                      | )<br>)<br>)         |

Opinion filed December 8, 2006.

Appeal from the Circuit Court for Manatee County; Scott M. Brownell, Judge, and Thomas M. Gallen, Senior Judge.

Robert G. Hancock, Bradenton, for Appellant.

Charles J. Crist, Jr., Attorney General, Tallahassee, and Christopher Perone, Assistant Attorney General, Tampa, for Appellee.

CANADY, Judge.

J.S., the father, appeals from an order adjudicating his daughter, J.D.S., dependent. Because the State correctly concedes that the evidence adduced at trial was legally insufficient to support the adjudication of dependency, we reverse.

Reversed.

FULMER, C.J., and WHATLEY, J., Concur.