

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 R.C. and A.C., children. )  
\_\_\_\_\_)  
R.C., )  
 )  
Appellant, )  
 )  
v. )  
 )  
DEPARTMENT OF CHILDREN AND )  
FAMILY SERVICES and GUARDIAN AD )  
LITEM PROGRAM, )  
 )  
Appellees. )  
\_\_\_\_\_)

Case No. 2D07-5263

Opinion filed October 9, 2009.

Appeal from the Circuit Court for Hardee  
County; Marcus J. Ezelle, Judge.

Elizabeth Greer of Law Office of Elizabeth  
Greer, P.A., Lakeland, for Appellant.

Earl F. Hack, III, Wauchula, for Appellee  
Department of Children and Family  
Services.

Jennifer S. Paullin, Tavares, for Appellee  
Guardian ad Litem Program.

VILLANTI, Judge.

The Department of Children and Family Services and the Guardian ad  
Litem have conceded that the orders adjudicating R.C.'s children dependent as to him

should be reversed because the evidence was insufficient to support the adjudication of dependency. Having reviewed the record on appeal, we agree. Accordingly, we reverse and remand with directions to return the children to R.C. The children remain dependent as to their mother.

Reversed and remanded with directions.

FULMER and NORTHCUTT, JJ., Concur.