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 D.E., J.E., and K.E., children.))	
L.E.,)	
Appellant,))	
V.) Case Nos.	2D11-2083 2D11-2088
DEPARTMENT OF CHILDREN AND FAMILY SERVICES, and GUARDIAN AD LITEM PROGRAM,	CONSOLIDATED	
Appellees.)))	

Opinion filed September 28, 2012.

Appeal from the Circuit Court for Lee County; James H. Seals, Judge.

J.L. "Ray" LeGrande of LeGrande & LeGrande, P.A., Fort Myers, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Jeffrey Dana Gillen, Statewide Appeals Director, West Palm Beach, for Appellee Department of Children and Family Services.

Kelley Schaeffer, Statewide Guardian Ad Litem Office, Tavares, for Appellee Guardian Ad Litem Program. KHOUZAM, Judge.

L.E., the Mother, appeals two final judgments terminating her parental rights to her three children. The judgments were entered following a single trial addressing her rights to all three children.

On appeal, L.E. argues that the evidence was insufficient to support termination under section 39.806(1)(c), Florida Statutes (2010). We disagree. The final judgment of termination is supported by competent, substantial evidence introduced at trial. Consequently, the trial court did not err in terminating the Mother's parental rights and we must affirm.

Judgments affirmed.

LaROSE and BLACK, JJ., Concur.