IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JULY TERM, A.D. 2001

J.G., **

Appellant, **

vs. ** CASE NO. 3D01-898

DEPARTMENT OF CHILDREN AND ** LOWER FAMILY SERVICES, TRIBUNAL NO. 01-15165

* *

Appellee.

* *

Opinion filed September 5, 2001.

An Appeal from a non-final order from the Circuit Court for Dade County, Jeri Cohen, Judge.

Diane H. Tutt (Plantation), for appellant.

Robin H. Greene, for appellee.

Before SCHWARTZ, C.J., and SORONDO and RAMIREZ, JJ.

PER CURIAM.

Upon consideration of the appellee's response to the father's renewed motion for reversal, which we treat as a partial confession of error, and of our own examination of the record, the order under review is vacated and the cause remanded to afford the appellant

father "an opportunity to review the reports for purposes of introducing any evidence that might rebut the conclusions or recommendations which the reports contained." Kern v. Kern, 333 So. 2d 17, 19 (Fla. 1976). See sections 39.402(9), 39.504(2), Florida Statutes (2000).

Vacated, remanded.