NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.	
	IN THE DISTRICT COURT OF APPEAL
	OF FLORIDA
	THIRD DISTRICT
	JULY TERM A.D., 2004
THE STATE OF FLORIDA, o/b/o	**
TERESA WILLIAMS,	**
Appellant,	** CASE NO. 3D03-1716
VS.	**
TOMMIE LODGE,	** LOWER
Appellee.	TRIBUNAL NO. 85-14182 **

Opinion filed October 6, 2004.

An Appeal from the Circuit Court for Miami-Dade County, Paul Siegel, Judge.

Charles J. Crist, Jr., Attorney General, and William H. Branch, Assistant Attorney General, for appellant.

Robert A. Mercer, for appellee.

Before COPE, GREEN and SHEPHERD, JJ.

PER CURIAM.

This is an appeal of an order terminating child support in a paternity case. The facts are similar to those of <u>Florida</u> Department of Revenue v<u>. M.L.S.</u>, 756 So. 2d 125 (Fla. 2d DCA 2000), except that in the present case the child has already reached the age of majority. The trial court terminated support on authority of Florida Rule of Civil Procedure 1.540(b)(5). We affirm on authority of <u>Florida Department of Revenue v. M.L.S.</u>

Affirmed.