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. 2006

DEPARTMENT OF CHILDREN AND FAMILY SERVICES,

\* \*

\* \*

Appellant,

\*\* CASE NO. 3D06-627

vs.

\* \*

J.S. and T.S.,

\*\* LOWER

Appellee. TRIBUNAL NO. 05-15382

\* \*

Opinion filed November 8, 2006.

An Appeal from the Circuit Court for Miami-Dade County, Spencer Eig, Judge.

Karla Perkins, for appellant.

Albert W, Guffanti, for appellee.

Before COPE, C.J., and GREEN and CORTIÑAS, JJ.

PER CURIAM.

Affirmed. M.F. v. Florida Dept. of Children and Families,
770 So. 2d 1189, 1192 ("A court's final ruling of dependency is
a mixed question of law and fact and will be sustained on review

if the court applied the correct law and its ruling is supported by competent substantial evidence in the record.") (Footnote omitted).