

IN THE DISTRICT COURT OF APPEAL
FIRST DISTRICT, STATE OF FLORIDA

D. T. MOTHER OF S. R., A
MINOR CHILD,

Appellant,

v.

NOT FINAL UNTIL TIME EXPIRES TO
FILE MOTION FOR REHEARING AND
DISPOSITION THEREOF IF FILED

CASE NO. 1D10-5325

FLORIDA DEPARTMENT OF
CHILDREN AND FAMILIES,

Appellee.

Opinion filed March 2, 2011.

An appeal from the Circuit Court for Escambia County.
Ross Goodman, Judge.

Crystal McBee Frusciante of Crystal McBee Law Firm, Jupiter, for Appellant.

Kelley Schaeffer, Tavares and Ward L. Metzger, Jacksonville, for Appellee.

PER CURIAM.

This is an appeal from a September 29, 2010, final order placing D.T.'s child, S.R., in a permanent guardianship and terminating protective supervision by the Department of Children and Families. D.T. challenges not the final order, but a preceding order denying her motion for reunification with S.R. The August 24,

2010, order also denied her motion for reunification with her other child, N.N. She separately appealed the order as to N.N., which this court affirmed in *D.T. Mother of N.N. v. Florida Dep't of Children & Families*, No. 1D10-5313 (Fla. 1st DCA Feb. 24, 2011). We now affirm the order as to S.R. for the reasons expressed in *N.N.*

AFFIRMED.

VAN NORTWICK, THOMAS, and MARSTILLER, JJ., CONCUR.