

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

L.A.O., Mother of D.K., D.O., L.O.,
L.O., D.O., minor children,

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

Petitioner,

CASE NO. 1D12-0585

v.

DEPARTMENT OF CHILDREN
AND FAMILIES, RON RINGO,
Attorney, ADA DIXON, Supervisor,
ANTIONE WILLIAMS, SEAN
PARKER, Investigator, and
FAMILIES FIRST NETWORK,
JEANIE ATHERTON, Supervisor,
CHARLENE SOUTHHALL, Case
Worker, and GUARDIAN AD
LITEM OF FLORIDA CIRCUIT 1,
MICHAEL HARRIS,

Respondents.

/

Opinion filed March 28, 2012.

Petition for Writ of Mandamus -- Original Jurisdiction.

L.A.O., Pensacola, pro se, Petitioner.

Ward L. Metzger, Children's Legal Services, Jacksonville; Kelly Schaeffer, Guardian
Ad Litem, Tavares, for Respondent.

PER CURIAM.

In accordance with Florida Rule of Appellate Procedure 9.040(c), the petition for writ of mandamus is treated as a petition for writ of certiorari, and is dismissed as untimely filed.

ROBERTS, CLARK, and SWANSON, JJ., CONCUR.