

*Note: Decisions of a three-justice panel are not to be considered as precedent before any tribunal.*

**ENTRY ORDER**

SUPREME COURT DOCKET NO. 2007-369

DECEMBER TERM, 2007

In re S.T., S.T., and B.T., Juveniles	}	APPEALED FROM:
	}	
	}	Franklin Superior Court
	}	
	}	
	}	DOCKET NO. 55/56/57-3-07 Frjv
		Trial Judge: Linda Levitt

In the above-entitled cause, the Clerk will enter:

Following the filing of appellant's brief, appellee concedes that the above-captioned matter must be remanded because the family court failed to make findings of fact in support of its August 29, 2007 disposition order. The parties disagree, however, on whether the matter should be remanded only for factfinding or for a new disposition hearing. In light of the passage of time since the previous disposition hearing, we conclude that the matter must be remanded for a new hearing.

Reversed and remanded for new disposition hearing.

BY THE COURT:

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Denise R. Johnson, Associate Justice

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Marilyn S. Skoglund, Associate Justice

\_\_\_\_\_  
Brian L. Burgess, Associate Justice