STATE OF MINNESOTA

IN SUPREME COURT

A07-666

In the Matter of the Welfare of the Children of:

T.R., T.M., P.P., and B.H., Parents.

ORDER

Based upon the files, records, and proceedings herein,

IT IS HEREBY ORDERED that the petition of County of Anoka for rehearing be, and the same is, denied.

IT IS FURTHER ORDERED that appellant T.M.'s request for attorney fees be, and the same is, denied.

IT IS FURTHER ORDERED that the last sentence of the paragraph that begins on page 3 and ends on page 4 of the slip opinion filed on May 30, 2008, is hereby modified to read as follows:

As of December 2006, J.M. had been removed from her foster home and placed in residential treatment.

Said sentence previously read as follows:

As of December 2006, T.M. had been removed from her foster home and placed in residential treatment.

IT IS FURTHER ORDERED that the fourth sentence on page 18 of the slip opinion is hereby modified to read as follows: T.M., on the other hand, according to the County, apparently never received a valid chemical dependency evaluation, despite his acknowledged drug and alcohol use.

Said sentence previously read as follows:

T.M., on the other hand, apparently never received a chemical dependency evaluation, despite his acknowledged drug and alcohol use.

Dated: July 2, 2008

BY THE COURT:

Alan C. Page Associate Justice