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

DECEMBE	R TERM, 2007
In re S.T., S.T., and B.T., Juveniles	APPEALED FROM:
	<pre>} } Franklin Superior Court }</pre>
	} DOCKET NO. 55/56/57-3-07 Frjv
	Trial Judge: Linda Levitt
In the above-entitled c	ause, the Clerk will enter:
matter must be remanded because the family of the August 29, 2007 disposition order. The purchasely because the family of the properties o	rief, appellee concedes that the above-captioned court failed to make findings of fact in support of parties disagree, however, on whether the matter a new disposition hearing. In light of the passage we conclude that the matter must be remanded for ition hearing.
	BY THE COURT:
	Denise R. Johnson, Associate Justice
	Marilyn S. Skoglund, Associate Justice
	Brian L. Burgess, Associate Justice