

Supreme Court of the State of New York
Appellate Division: Second Judicial Department

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_____AD3d_____

Submitted - September 21, 2006

A. GAIL PRUDENTI, P.J.
WILLIAM F. MASTRO
STEVEN W. FISHER
ROBERT J. LUNN, JJ.

2005-02520

DECISION & ORDER

In the Matter of Aaron H. (Anonymous).
Administration for Children's Services,
respondent, Sharda R. (Anonymous), appellant.

(Docket No. N-329/05)

Anthony Augustus, Jamaica, N.Y., for appellant.

Michael A. Cardozo, Corporation Counsel, New York, N.Y. (Larry A. Sonnenshein and Julian L. Kalkstein of counsel), for respondent.

Daniel E. Lubetsky, Jamaica, N.Y., Law Guardian for the child.

In a child protective proceeding pursuant to Family Court Act article 10, the mother appeals from an order of the Family Court, Queens County (Salintro, J.), dated March 7, 2005, which denied her application to modify a temporary order of protection of the same court dated January 5, 2005, which, inter alia, excluded her from residing in the same household as her child, Aaron H., and from visiting him except when supervised by the Administration for Children's Services.

ORDERED that the appeal is dismissed as academic, without costs or disbursements.

The temporary order of protection dated January 5, 2005, has expired. Accordingly, the appeal has been rendered academic.

PRUDENTI, P.J., MASTRO, FISHER and LUNN, JJ., concur.

ENTER:


James Edward Pelzer
Clerk of the Court

October 31, 2006

MATTER OF H. (ANONYMOUS), AARON