

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

D14678  
G/gts

\_\_\_\_\_AD3d\_\_\_\_\_

Argued - March 8, 2007

STEPHEN G. CRANE, J.P.  
GABRIEL M. KRAUSMAN  
JOSEPH COVELLO  
EDWARD D. CARNI, JJ.

---

2005-06971

DECISION & ORDER

In the Matter of Jesus Andujar, respondent,  
v Sandra Parisi, appellant.

(Docket No. V-1003-02)

---

Elliot Green, Brooklyn, N.Y., for appellant.

Arnold E. DiJoseph, P.C., New York, N.Y. (Norman I. Lida of counsel), for respondent.

Andrew John Calcagno, Staten Island, N.Y., Law Guardian for the child.

In a child custody proceeding pursuant to Family Court Act article 6, the mother appeals from an order of the Family Court, Richmond County (Cohen-Gallet, R.), dated June 20, 2005, which, after a hearing, granted the father's petition for physical custody of the child.

ORDERED that the order is affirmed, without costs or disbursements.

The Family Court correctly determined, upon consideration of the applicable factors, that a change in physical custody from the mother to the father was in the best interests of the child (*see Friederwitzer v Friederwitzer*, 55 NY2d 89, 95; *Matter of Fialkowski v Gilroy*, 200 AD2d 668, 669).

CRANE, J.P., KRAUSMAN, COVELLO and CARNI, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

April 10, 2007

Page 1.