

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

D18115
Y/hu

_____AD3d_____

Submitted - January 18, 2008

WILLIAM F. MASTRO, J.P.
ANITA R. FLORIO
HOWARD MILLER
THOMAS A. DICKERSON, JJ.

2006-11254

DECISION & ORDER

In the Matter of Jazmone S. (Anonymous).
Administration for Children's Services,
respondent; Philip J. (Anonymous), appellant.
(Proceeding No. 1)

In the Matter of Ashley J. (Anonymous).
Administration for Children's Services,
respondent; Philip J. (Anonymous), appellant.
(Proceeding No. 2)

In the Matter of Zalika J. (Anonymous).
Administration for Children's Services,
respondent; Philip J. (Anonymous), appellant.
(Proceeding No. 3)

In the Matter of Ethan J. (Anonymous).
Administration for Children's Services,
respondent; Philip J. (Anonymous), appellant.
(Proceeding No. 4)

(Docket Nos. N-04616-04, N-04617-04,
N-04618-04, N-04619-04)

February 26, 2008

Page 1.

MATTER OF S. (ANONYMOUS), JAZMONE
MATTER OF J. (ANONYMOUS), ASHLEY
MATTER OF J. (ANONYMOUS), ZALIKA
MATTER OF J. (ANONYMOUS), ETHAN

Philip J., Newark, N.J., appellant pro se.

Michael A. Cardozo, Corporation Counsel, New York, N.Y. (Kristin M. Helmers and Susan B. Eisner of counsel), for respondent.

Steven Banks, New York, N.Y. (Tamara A. Steckler and Judith Stern of counsel),
Law Guardian for the children.

In four related child protective proceedings pursuant to Family Court Act article 10, the father appeals from a fact-finding order of the Family Court, Queens County (Richroath, J.), dated November 6, 2006, which, after a hearing, found that he neglected the subject children and violated the terms of a temporary order of protection of the same court.

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

The evidence presented at the fact-finding hearing established, by a preponderance of the evidence, that the father, Philip J., neglected the subject children (*see* Family Ct Act §§ 1012[f][I], 1046[b][i]; *Matter of Wisdom M.*, 32 AD3d 396; *Matter of Sheneika V.*, 20 AD3d 541), and violated the terms of a temporary order of protection (*see* Family Ct Act § 1072; *Matter of Christine G.*, 36 AD3d 615).

The father's remaining contentions are without merit.

MASTRO, J.P., FLORIO, MILLER and DICKERSON, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court