

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

D20684
O/hu

_____AD3d_____

Submitted - September 25, 2008

WILLIAM F. MASTRO, J.P.
DANIEL D. ANGIOLILLO
EDWARD D. CARNI
RANDALL T. ENG, JJ.

2007-09770

DECISION & ORDER

In the Matter of Carolyn Brown, appellant,
v Sequoia Dunson, respondent.

(Docket No. V-6019-07)

Cabelly & Calderon, Jamaica, N.Y. (Lewis S. Calderon of counsel), for appellant.

Robin Stone Einbinder, Jamaica, N.Y., attorney for the child.

In a child custody and visitation proceeding pursuant to Family Court Act article 6, the mother appeals from an order of the Family Court, Queens County (McGrady, R.), dated September 5, 2007, which modified a prior order of visitation by requiring that the mother's visitation with the child be supervised.

ORDERED that the order is reversed, on the law, without costs or disbursements, and the matter is remitted to the Family Court, Queens County, for further proceedings.

In this matter, the mother was denied her right to have counsel assigned to her (*see* Family Ct Act § 262[a][v]).

MASTRO, J.P., ANGIOLILLO, CARNI and ENG, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

October 7, 2008

MATTER OF BROWN v DUNSON