

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

D36950
T/hu

_____AD3d_____

Submitted - December 10, 2012

PETER B. SKELOS, J.P.
MARK C. DILLON
L. PRISCILLA HALL
ROBERT J. MILLER, JJ.

2011-07089

DECISION & ORDER

In the Matter of Stephen D. A. (Anonymous), etc.
MercyFirst, et al., respondents; Sandra M.-A.
(Anonymous), appellant, et al., respondent.

(Docket No. B-19765-08)

Sandra M.-A., Uniondale, N.Y., appellant pro se.

Warren & Warren, P.C., Brooklyn, N.Y. (Ira L. Eras of counsel), for respondent
MercyFirst.

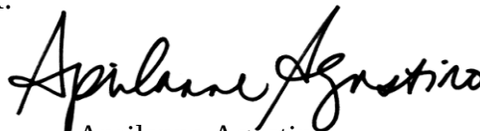
Lewis S. Calderon, Jamaica, N.Y., attorney for the child.

In a proceeding, inter alia, pursuant to Social Services Law § 384-b to terminate
parental rights on the grounds of mental illness and permanent neglect, the mother appeals from a
decision of the Family Court, Queens County (Tally, J.), dated July 12, 2011.

ORDERED that the appeal from the decision is dismissed, without costs or
disbursements, as no appeal lies from a decision (*see Schicchi v J.A. Green Constr. Corp.*, 100 AD2d
509).

SKELOS, J.P., DILLON, HALL and MILLER, JJ., concur.

ENTER:


Aprilanne Agostino
Clerk of the Court

December 26, 2012

MATTER OF A. (ANONYMOUS), STEPHEN D.