SUPREME COURT OF THE STATE OF NEW YORK Appellate Division, Fourth Judicial Department

427

CAF 16-00061

PRESENT: WHALEN, P.J., LINDLEY, NEMOYER, CURRAN, AND TROUTMAN, JJ.

IN THE MATTER OF MARION F. NOREAULT AND PAUL P. NOREAULT, SR., PETITIONERS-RESPONDENTS,

V

ORDER

MARJORIE A. OLMSTEAD-GROGG, RESPONDENT-APPELLANT, AND SCOTT A. HALSEY, RESPONDENT-RESPONDENT.

FRANK H. HISCOCK LEGAL AID SOCIETY, SYRACUSE (DANIELLE BLACKABY OF COUNSEL), FOR RESPONDENT-APPELLANT.

PAUL L. CHAPMAN, ATTORNEY FOR THE CHILD, SYRACUSE.

Appeal from an order of the Family Court, Onondaga County (William W. Rose, R.), entered December 14, 2015 in a proceeding pursuant to Family Court Act article 6. The order, among other things, directed that the parties shall have joint legal custody of the subject child, with residential custody with petitioners.

It is hereby ORDERED that the order so appealed from is unanimously affirmed without costs for reasons stated at Family Court.

Frances E. Cafarell Clerk of the Court