

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

1285

CAF 09-01568

PRESENT: SMITH, J.P., PERADOTTO, CARNI, SCONIERS, AND GORSKI, JJ.

IN THE MATTER OF LOKI C. AND WILLOW C.

CATTARAUGUS COUNTY DEPARTMENT OF SOCIAL
SERVICES, PETITIONER-RESPONDENT;

MEMORANDUM AND ORDER

RONNIE C., RESPONDENT-APPELLANT.
(APPEAL NO. 2.)

CARR SAGLIMBEN LLP, OLEAN (JAY D. CARR OF COUNSEL), FOR
RESPONDENT-APPELLANT.

STEPHEN J. RILEY, OLEAN, FOR PETITIONER-RESPONDENT.

SCHAVON R. MORGAN, ATTORNEY FOR THE CHILDREN, MACHIAS, FOR LOKI C. AND
WILLOW C.

Appeal from an order of the Family Court, Cattaraugus County
(Michael L. Nenno, J.), entered June 30, 2009 in a proceeding pursuant
to Family Court Act article 10. The order, among other things,
adjudged that respondent had abused Willow C. and neglected Loki C.

It is hereby ORDERED that the order so appealed from is
unanimously affirmed without costs.

Same Memorandum as in *Matter of Anastasia C.* ([appeal No. 1] ____
AD3d ____ [Nov. 12, 2010]).

Entered: November 12, 2010

Patricia L. Morgan
Clerk of the Court