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

## 245 CAF 07-01597

PRESENT:	MARTOCHE,	J.P.,	FAHEY,	GREEN,	PINE,	AND	GORSKI,	JJ.

IN THE MATTER OF YOVANI V.

\_\_\_\_\_

CHAUTAUQUA COUNTY DEPARTMENT OF SOCIAL SERVICES, PETITIONER-RESPONDENT;

MEMORANDUM AND ORDER

NOEMI D., RESPONDENT-APPELLANT, ET AL., RESPONDENT. (APPEAL NO. 4.)

D.J. & J.A. CIRANDO, ESQS., SYRACUSE (ELIZABETH dev. MOELLER OF COUNSEL), FOR RESPONDENT-APPELLANT.

JANE E. LOVE, MAYVILLE, FOR PETITIONER-RESPONDENT.

MICHAEL J. SULLIVAN, LAW GUARDIAN, FREDONIA, FOR YOVANI V.

Appeal from an order of the Family Court, Chautauqua County (Judith S. Claire, J.), entered June 13, 2007 in a proceeding pursuant to Social Services Law § 384-b. The order, insofar as appealed from, adjudged that the child is a permanently neglected child and terminated the parental rights of respondent Noemi D.

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

Same Memorandum as in *Matter of Grabiel V.* (\_\_\_\_ AD3d \_\_\_\_ [Feb. 11, 2009]).

Entered: February 11, 2009 JoAnn M. Wahl Clerk of the Court