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

1254

CAF 13-01170

PRESENT: CENTRA, J.P., FAHEY, CARNI, SCONIERS, AND VALENTINO, JJ.

IN THE MATTER OF ZOE L. AND MAKELA L. ERIE COUNTY DEPARTMENT OF SOCIAL SERVICES, PETITIONER-RESPONDENT;

MEMORANDUM AND ORDER

MELISSA L. AND MATTHEW E., RESPONDENTS-APPELLANTS. (APPEAL NO. 2.)

CHARLES J. GREENBERG, AMHERST, FOR RESPONDENT-APPELLANT MELISSA L.

R. THOMAS BURGASSER, PLLC, NORTH TONAWANDA (R. THOMAS BURGASSER OF COUNSEL), FOR RESPONDENT-APPELLANT MATTHEW E.

JOSEPH T. JARZEMBEK, BUFFALO, FOR PETITIONER-RESPONDENT.

DAVID C. SCHOPP, ATTORNEY FOR THE CHILDREN, THE LEGAL AID BUREAU OF BUFFALO, INC., BUFFALO (CHARLES D. HALVORSEN OF COUNSEL).

Appeals from an order of the Family Court, Erie County (Margaret O. Szczur, J.), entered June 25, 2013 in proceedings pursuant to Family Court Act article 10. The order denied respondents' requests for a suspended judgment.

It is hereby ORDERED that said appeal by respondent Matthew E. is unanimously dismissed and the order is affirmed without costs.

Same Memorandum as in *Matter of Zoe L.* ([appeal No. 1] ____ AD3d ____ [Nov. 21, 2014]).

Entered: November 21, 2014

Frances E. Cafarell Clerk of the Court