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

1239

CAF 17-01212

PRESENT: SMITH, J.P., CARNI, LINDLEY, DEJOSEPH, AND WINSLOW, JJ.

IN THE MATTER OF THE ADOPTION OF A CHILD WHOSE FIRST NAME IS ISABELLA

ROBIN A.H. AND LACEY N.R.D., PETITIONERS-RESPONDENTS,

V ORDER

ERIC F., RESPONDENT-APPELLANT.
(APPEAL NO. 2.)

PAUL A. NORTON, CLINTON, FOR RESPONDENT-APPELLANT.

LAW OFFICES OF GUSTAVE J. DETRAGLIA, JR., UTICA (MICHELE E. DETRAGLIA OF COUNSEL), FOR PETITIONERS-RESPONDENTS.

PETER J. DIGIORGIO, JR., UTICA, ATTORNEY FOR THE CHILD.

Appeal from an order of the Family Court, Oneida County (Joan E. Shkane, J.), entered June 14, 2017. The order determined, inter alia, that the consent of respondent is not required for the adoption of the subject child.

Now, upon reading and filing the stipulation of discontinuance signed by the attorneys for the parties on July 12, 2018,

It is hereby ORDERED that said appeal is unanimously dismissed without costs upon stipulation.

Entered: November 9, 2018 Mark W. Bennett Clerk of the Court