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

696

CAF 18-01399

PRESENT: CENTRA, J.P., LINDLEY, NEMOYER, TROUTMAN, AND WINSLOW, JJ.

IN THE MATTER OF MONICA LITTLE, PETITIONER-RESPONDENT-APPELLANT,

V

MEMORANDUM AND ORDER

CARA A. WALDMAN, FAIRPORT, FOR PETITIONER-RESPONDENT-APPELLANT.

VICTORIA L. KING, CANANDAIGUA, ATTORNEY FOR THE CHILDREN, APPELLANT PRO SE.

KAMAN, BERLOVE, MARAFIOTI, JACOBSTEIN & GOLDMAN, LLP, ROCHESTER (GARY MULDOON OF COUNSEL), FOR RESPONDENT-PETITIONER-RESPONDENT.

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Appeals from an order of the Family Court, Ontario County (Frederick G. Reed, A.J.), entered May 31, 2018 in a proceeding pursuant to Family Court Act article 6. The order granted the motion of respondent-petitioner insofar as it sought to vacate an order to show cause filed by petitioner-respondent to modify the parties' custody agreement.

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

Same memorandum as in *Matter of Little v Little* ([appeal No. 1] - AD3d - [Aug. 22, 2019] [4th Dept 2019]).

Entered: August 22, 2019 Mark W. Bennett Clerk of the Court