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

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PRESENT:	CENTRA,	J.P.,	LINDLEY,	DEJOSEPH,	NEMOYER,	AND	TROUT	IAN,	JJ.
IN THE MA	TTER OF	KARAE	J.		_				
ERIE COUN PETITIONE			OF SOCIA	L SERVICES	,	MEMOI	RANDUM	AND	ORDER
ABREANNA AND WILBE (APPEAL N	RT J.,			-APPELLANT					

TIMOTHY R. LOVALLO, BUFFALO, FOR RESPONDENT-APPELLANT.

CHARLES J. GALLAGHER, JR., BUFFALO, FOR PETITIONER-RESPONDENT.

NOEMI FERNANDEZ, ATTORNEY FOR THE CHILD, BUFFALO.

Appeal from an order of the Family Court, Erie County (Margaret O. Szczur, J.), entered April 9, 2015 in a proceeding pursuant to Family Court Act article 10. The order directed respondent Wilbert J., III, to stay away from the subject child until the child is 18 years old.

It is hereby ORDERED that the order so appealed from is unanimously modified on the law by deleting the expiration date of the order of protection and substituting therefor an expiration date of March 26, 2015, and as modified the order is affirmed without costs.

Same memorandum as in *Matter of Nevaeh T*. ([appeal No. 1] ____ AD3d ____ [June 9, 2017]).

Entered: June 9, 2017 Frances E. Cafarell Clerk of the Court