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

## 693

CAF 17-01419

PRESENT: WHALEN, P.J., SMITH, PERADOTTO, DEJOSEPH, AND TROUTMAN, JJ.

IN THE MATTER OF ANGELA TUBILEWICZ, PETITIONER-RESPONDENT,

V

MEMORANDUM AND ORDER

DAVID STYLES, RESPONDENT-APPELLANT.

KOSLOSKY & KOSLOSKY, UTICA (WILLIAM L. KOSLOSKY OF COUNSEL), FOR RESPONDENT-APPELLANT.

Appeal from an order of the Family Court, Oneida County (Joan E. Shkane, J.), entered July 24, 2017 in a proceeding pursuant to Family Court Act article 8. The order, inter alia, committed respondent to the Oneida County Jail for two consecutive six-month jail terms for violations of a court order.

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

Memorandum: On appeal from an order in which Family Court, inter alia, found that respondent violated a temporary order of protection, respondent's sole contention is that the court exceeded its authority in imposing two consecutive six-month jail terms based on the violations. The appeal from the order "is academic . . [because respondent] has served the period of incarceration, and there is no ameliorative action for this Court to take" (*Matter of Trentacoste v Trentacoste*, 211 AD2d 724, 726 [2d Dept 1995], *lv denied* 86 NY2d 707 [1995]; see Matter of Geritano v Geritano, 212 AD2d 788, 788 [2d Dept 1995]).

Entered: June 8, 2018

Mark W. Bennett Clerk of the Court