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

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CAF 20-00713

PRESENT: CENTRA, J.P., NEMOYER, CURRAN, AND BANNISTER, JJ.

IN THE MATTER OF ARIANA F. AND SERENITY F.

LIVINGSTON COUNTY DEPARTMENT OF SOCIAL SERVICES, PETITIONER-RESPONDENT;

MEMORANDUM AND ORDER

ROBERT F., RESPONDENT-APPELLANT, AND TARA L., RESPONDENT. (APPEAL NO. 2.)

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

ASHLEY J. WEISS, MOUNT MORRIS, FOR PETITIONER-RESPONDENT.

GARY MULDOON, ROCHESTER, ATTORNEY FOR THE CHILDREN.

Appeal from an order of the Family Court, Livingston County (Barry L. Porsch, A.J.), entered January 27, 2020 in a proceeding pursuant to Family Court Act article 10. The order, among other things, granted that part of petitioner's motion requesting that reasonable efforts are not required to reunify respondent with the subject children.

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

Same memorandum as in Matter of Ariana F.F. (Robert E.F., $Sr.-Tara\ M.L.$) ([appeal No. 1] — AD3d — [Feb. 4, 2022] [4th Dept 2022]).

Entered: February 4, 2022 Ann Dillon Flynn Clerk of the Court