

Matter of TAMARA GG. v DANIELLE HH.

Motion No: CV-24-0163

Slip Opinion No: 2024 NY Slip Op 67228(U)

Decided on May 03, 2024

Appellate Division, Third Department, Motion Decision

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State of New York
Supreme Court, Appellate Division
Third Judicial Department

Decided and Entered: May 3, 2024

CV-24-0163

In the Matter of TAMARA GG. et al.,
Respondents,

v

DANIELLE HH.,

Appellant.

DECISION AND ORDER
ON MOTION

Motion, pursuant to Family Ct Act § 1114 (b), for stay pending appeal of order of Family Court, Delaware County, entered January 8, 2024 and for further relief.

Upon the papers filed in support of the motion and the papers filed in opposition thereto, it is

ORDERED that the motion for a stay pending appeal is denied, without costs, and it is further

ORDERED that the motion for further relief is granted, without costs, only to the extent that, pending determination of the appeal, appellant shall have a minimum of 20 minutes of supervised electronic visitation with the child at least once per week by means of either telephone/Zoom/Skype/FaceTime/video. This relief is granted without prejudice to a motion to vacate same in the event the appeal is not perfected on or before July 1, 2024. It is further

ORDERED that respondents shall use their best efforts to ensure that such supervised electronic visitation occurs.

ENTER:

Hon. Christine M. Clark
Associate Justice