

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

805

CAF 19-00243

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

IN THE MATTER OF RYAN M.E., PETITIONER-RESPONDENT,

V

ORDER

RYAN S., RESPONDENT,
AND SHELBY S., RESPONDENT-APPELLANT.
(APPEAL NO. 2.)

ERICKSON WEBB SCOLTON & HAJDU, LAKEWOOD (LYLE T. HAJDU OF COUNSEL),
FOR RESPONDENT-APPELLANT.

RAYMOND P. KOT, II, WILIAMSVILLE, FOR RESPONDENT.

DAVID J. PAJAK, ALDEN, ATTORNEY FOR THE CHILD.

Appeal from an order of the Family Court, Allegany County (Moses M. Howden, A.J.), entered January 2, 2019. The order granted petitioner visitation with the subject child.

It is hereby ORDERED that said appeal is unanimously dismissed without costs (see Family Ct Act § 1112 [a]; *Ocasio v Ocasio*, 49 AD2d 801, 801 [4th Dept 1975], *appeal dismissed* 37 NY2d 921 [1975]).

Entered: February 5, 2021

Mark W. Bennett
Clerk of the Court