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

1357

CAF 17-00163

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

IN THE MATTER OF ELLIE JO L.H.

MELISSA L. KOFFS, ESQ., ATTORNEY FOR THE CHILD, PETITIONER-RESPONDENT;

MEMORANDUM AND ORDER

DEBRA A.M., RESPONDENT-APPELLANT. (APPEAL NO. 1.)

KATHY L. QUENCER, WATERTOWN, D.J. & J.A. CIRANDO, ESQS., SYRACUSE (ELIZABETH dev. MOELLER OF COUNSEL), FOR RESPONDENT-APPELLANT.

MELISSA L. KOFFS, ATTORNEY FOR THE CHILD, CHAUMONT, PETITIONER-RESPONDENT.

Appeal from an order of the Family Court, Jefferson County (Peter A. Schwerzmann, A.J.), entered January 13, 2017 in a proceeding pursuant to Family Court Act article 10. The order, among other things, temporarily removed the subject child from respondent's care.

It is hereby ORDERED that said order is unanimously vacated on the law without costs.

Same memorandum as in *Matter of Ellie Jo L.H.* ([appeal No. 3] - AD3d - [Feb. 9, 2018] [4th Dept 2018]).

Entered: February 9, 2018 Mark W. Bennett Clerk of the Court