

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

Decided and Entered: February 24, 2005

91519

In the Matter of ZOBAIDA NOOR,
Respondent,

v

MEMORANDUM AND ORDER

NOOR MOHAMED NOOR,
Appellant.

Calendar Date: January 18, 2005

Before: Cardona, P.J., Crew III, Carpinello, Mugglin and
Kane, JJ.

Theresa M. Suozzi, Saratoga Springs, for appellant.

Cade & Saunders P.C., Albany (Karen R. Crandall of
counsel), for respondent.

Patricia L.R. Rodriguez, Law Guardian, Schenectady.

Mugglin, J.

Appeal from an order of the Family Court of Schenectady
County (Powers, J.), entered February 25, 2002, which granted
petitioner's application, in a proceeding pursuant to Family Ct
Act article 8, for an order of protection.

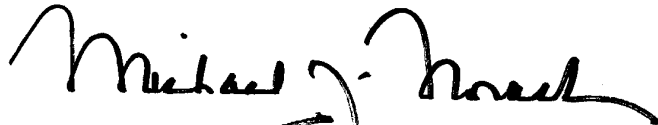
On January 4, 2002, Family Court entered a temporary order
of protection. Thereafter, Family Court entered an amended
temporary order of protection. Following a plenary hearing,
Family Court issued an order of protection. The orders,
respectively, expired July 4, 2002, July 19, 2002, and February
25, 2003. As no further relief has been sought (see Matter of
Fisk v Fisk, 274 AD2d 691, 693 [2000]; Matter of Exum v Sims, 254

AD2d 178 [1998]; Matter of Betancourt v Boughton, 204 AD2d 804, 810 [1994]), this appellate challenge to the issuance of the orders of protection is moot as any determination herein will not directly affect the rights of the parties (see Matter of Hearst Corp. v Clyne, 50 NY2d 707, 714 [1980]).

Cardona, P.J., Crew III, Carpinello and Kane, JJ., concur.

ORDERED that the appeal is dismissed, as moot, without costs.

ENTER:



Michael J. Novack
Clerk of the Court