

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

Decided and Entered: November 20, 2008

503324

In the Matter of HAYLEE RR., a
Neglected Child.

BROOME COUNTY DEPARTMENT OF
SOCIAL SERVICES,

MEMORANDUM AND ORDER

Respondent;

DENISE SS.,

Appellant.

Calendar Date: October 8, 2008

Before: Mercure, J.P., Spain, Carpinello, Kane and
Kavanagh, JJ.

Sandra M. Colatosti, Albany, for appellant.

Kuredin V. Eytina, Broome County Department of Social
Services, Binghamton, for respondent.

Jeffrey McMorris, Law Guardian, Glens Falls.

Kane, J.

Appeal from an order of the Family Court of Broome County
(Connerton, J.), entered August 16, 2007, which granted
petitioner's application, in a proceeding pursuant to Family Ct
Act article 10-A, to approve petitioner's permanency plan for
respondent's child.

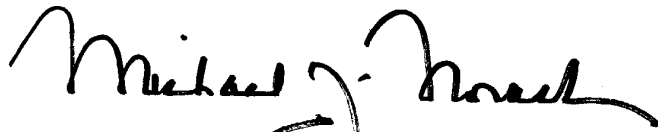
Respondent appeals from Family Court's August 2007 order
which approved petitioner's permanency plan with a goal to free
respondent's daughter for adoption. Based on the court's March

2008 order approving a subsequent permanency plan, this appeal is moot (see Matter of Shontae R., 48 AD3d 1006, 1006 [2008]; see also Matter of Kila DD., 34 AD3d 1168, 1169 [2006]; Matter of Jolyssa EE., 28 AD3d 824, 825 [2006]; Matter of Lisa Z., 276 AD2d 853, 853 [2000]). As no exception to the mootness doctrine is present, we dismiss the appeal.

Mercure, J.P., Spain, Carpinello and Kavanagh, JJ., concur.

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

ENTER:



Michael J. Novack
Clerk of the Court