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

Decided and Entered	: October 29,	2015		517691
In the Matter of KY Others, Neglecte				
CLINTON COUNTY DEPA SOCIAL SERVICES,				
LYNN AA.,	Respondent.			
TIMOTHY Z.,	Appellant.			
(Proceeding No. 1.)			MEMORANDUM .	AND ORDER
In the Matter of KYLEE Y. and Others, Neglected Children.				
CLINTON COUNTY DEPARTMENT OF SOCIAL SERVICES,				
	Respondent;			
DONALD Y.,	Respondent.			
TIMOTHY Z.,	Appellant.			
(Proceeding No. 2.)				

Calendar Date: September 10, 2015

Before: Lahtinen, J.P., Garry, Lynch and Devine, JJ.

Allan B. Cruikshank, Plattsburgh, for appellant.

Ethan D. Bonner, Clinton County Department of Social Services, Plattsburgh, for Clinton County Department of Social Services, respondent.

Omshanti Parnes, Plattsburgh, attorney for the children.

Lahtinen, J.P.

Appeals from two orders of the Family Court of Clinton County (Lawliss, J.), entered September 6, 2013, which, in two proceedings pursuant to Family Ct Act articles 10 and 10-A, continued placement of the subject children and continued an award of supervised visitation to Timothy Z.

In orders entered in March 2013, Family Court provided Timothy Z. with visitation, supervised by petitioner, of his twin children (born in 2008). The requirement that petitioner supervise visitation was continued in the September 2013 orders from which these appeals were taken and Timothy Z. argues that such requirement is not supported by a sound and substantial basis. We recently dismissed as moot his appeals challenging the supervision provision in the March 2013 orders because his visitation rights had been subsequently terminated in unappealed November 2014 orders (129 AD3d 1221, 1222 [2015]). For the reasons set forth therein, the current appeals are also moot.

Garry, Lynch and Devine, JJ., concur.

517691

 $\ensuremath{\mathsf{ORDERED}}$ that the appeals are dismissed, as moot, without costs.

ENTER:

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Robert D. Mayberger Clerk of the Court