

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

1693

CAF 08-00899

PRESENT: SMITH, J.P., FAHEY, CARNI, AND GREEN, JJ.

IN THE MATTER OF RAUL R., JR.

ONONDAGA COUNTY DEPARTMENT OF SOCIAL SERVICES, MEMORANDUM AND ORDER
PETITIONER-RESPONDENT;

CHALINA C., ALSO KNOWN AS CHALINA R.,
RESPONDENT-APPELLANT.

FRANK H. HISCOCK LEGAL AID SOCIETY, SYRACUSE (MARY P. DAVISON OF
COUNSEL), FOR RESPONDENT-APPELLANT.

GORDON J. CUFFY, COUNTY ATTORNEY, SYRACUSE (SARA J. LANGAN OF
COUNSEL), FOR PETITIONER-RESPONDENT.

THEODORE W. STENUF, LAW GUARDIAN, MINOA, FOR RAUL R., JR.

Appeal from an order of the Family Court, Onondaga County
(Michael L. Hanuszczak, J.), entered April 4, 2008 in a proceeding
pursuant to Social Services Law § 384-b. The order, among other
things, revoked a suspended judgment and terminated respondent's
parental rights.

It is hereby ORDERED that the order so appealed from is
unanimously affirmed without costs.

Memorandum: Respondent mother appeals from an order revoking a
suspended judgment and terminating her parental rights with respect to
her son on the ground of permanent neglect. Contrary to the mother's
contention, petitioner established by a preponderance of the evidence
that the mother violated several conditions of the suspended judgment
and that termination of her parental rights was in the best interests
of the child (*see Matter of Dennis A.*, 64 AD3d 1191, 1192; *Matter of
Male M.*, 46 AD3d 471; *Matter of Aaron S.*, 15 AD3d 585).

Entered: December 30, 2009

Patricia L. Morgan
Clerk of the Court