

New Jersey Division of Child Protection
and Permanency,

Plaintiff,

v.

(NJSpirit Participant #: _____) Defendant,

In the Matter of:

NJSpirit Participant #:
FC Docket #:

NJSpirit Participant #:
FC Docket #:

Superior Court of New Jersey
Chancery Division - Family Part
County of _____
Docket Number: FN - _____
NJSpirit Case #: _____

Civil Action
Exception to the
Requirement of Reasonable
Efforts to Reunify Order

This matter having been brought before the Court on _____, 20____, by the Division of Child Protection and Permanency (the Division), Deputy Attorney General _____, appearing, and in the presence of:

the child _____, appearing / not appearing represented by
Law Guardian _____, appearing / not appearing

Defendant _____ appearing / not appearing,
Attorney _____ noticed / not noticed, represented by
 appearing / not appearing

Defendant _____ appearing / not appearing,
Attorney _____ noticed / not noticed, represented by
 appearing / not appearing

Division Caseworker/Supervisor _____ appearing / not appearing
Division Phone number: _____ ext.: _____

Court Appointed Special Advocate _____ appearing / not appearing

Resource Family member [initials only] _____ appearing / not appearing

Resource Family member [initials only] _____

appearing / not appearing

Other: _____

appearing / not appearing

Having reviewed the reports submitted by the Division and having considered the evidence presented and the arguments of counsel, for the reasons stated on the record on this date, pursuant to *N.J.S.A. 30:4C-11.3*, the Court FINDS that:

A. The parent has subjected the child to aggravated circumstances of abuse, neglect, cruelty or abandonment, as follows:

_____;

OR

B. The parent has been convicted of
 murder, aggravated manslaughter or manslaughter of another child of the parent; or
 aiding or abetting, attempting, conspiring or soliciting to commit murder, aggravated manslaughter or manslaughter of the child or another child of the parent; or
 committing or attempting to commit an assault that resulted, or could have resulted, in significant bodily injury to the child or another child of the parent; or
 committing a similarly serious criminal act which resulted, or could have resulted, in the death of or significant bodily injury to the child or another child of the parent;

OR

C. The rights of the parent to another of the parent's children have been involuntarily terminated; Child's name _____.
Date of termination: _____.

Therefore, It Is on This _____ Day of _____, 20___, Ordered That:

1. The Division is relieved of its obligation to provide reasonable efforts to reunify the child(ren) with parent/guardian _____;
2. A Permanency Hearing is scheduled within 30 days, on _____, 20___;

It Is Further Ordered That:

_____.

_____, J.S.C.

These proceedings are confidential. The disclosure of any records, reports or information is strictly prohibited and subject to the penalties of *N.J.S.A. 9:6-8.10b*.

All prior orders not inconsistent with this order shall remain in full force and effect.