

IN THE SUPREME COURT OF THE STATE OF DELAWARE

SCOTT PRICE,	§	
	§	No. 576, 2016
Respondent Below,	§	
Appellant,	§	
	§	Court Below: Superior Court
v.	§	of the State of Delaware
	§	
DEPARTMENT OF SERVICES FOR	§	C.A. No. CN15-06099
CHILDREN, YOUTH, AND	§	
THEIR FAMILIES,	§	
	§	
Petitioner Below,	§	
Appellee.	§	

Submitted: August 16, 2017

Decided: August 16, 2017

Before **STRINE**, Chief Justice; **VAUGHN** and **TRAYNOR**, Justices.

ORDER

This 16th day of August 2017, it appears to the Court that the judgment of the Family Court terminating Scott Price’s¹ parental rights over his child as the culmination of a series of unsuccessful efforts to reunite him with his child² should

¹ Scott Price is a pseudonym assigned by this Court.

² *Department of Services for Children, Youth and Their Families, v. [Scott Price]*, CN15-06099 (Fam. Ct. July 5, 2016) (ORDER); *Department of Services for Children, Youth and Their Families, v. [Scott Price]*, CN15-06099 (Fam. Ct. Apr. 14, 2016) (ORDER); *Department of Services for Children, Youth and Their Families, v. [Scott Price]*, CN15-06099 (Fam. Ct. Jan. 22, 2016) (ORDER); *Department of Services for Children, Youth and Their Families, v. [Scott Price]*, CN15-06099 (Fam. Ct. Nov. 10, 2015) (ORDER).

be affirmed on the basis of and for the reasons assigned in its bench opinion and order dated November 9, 2016.³

NOW, THEREFORE, IT IS ORDERED that the judgment of the Family Court is hereby AFFIRMED.

BY THE COURT:

/s/ Leo E. Strine, Jr. _____

Chief Justice

³ *Division of Family Services v. [Scott Price]*, 16-07-10TN (Fam. Ct. Nov. 9, 2016).