IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO **EASTERN DIVISION**

: CASE NO. 1:09 CV 2278

ROCHELLE KIDD.

Plaintiff, : MEMORANDUM OF OPINION AND

: ORDER

-VS-

CUYAHOGA COUNTY DEPT OF CHILDREN SERVICES, et al.

Defendants.

UNITED STATES DISTRICT JUDGE LESLEY WELLS

Before the Court is a motion for judgment on the pleadings filed by the defendants Cuyahoga County Department of Children and Family Services ("CFS"), James McCafferty. Darryl Harris, and Kimberly Kuczma. (Docket #7). The motion seeks dismissal of the claims of Plaintiff Rochelle Kidd, raised as next friend of Ms. Kidd's children, Breanna Anderson, Kayla Anderson, Miles Anderson, and Jeronimo Anderson. Id. Ms. Kidd opposes the motion (Docket #13) and the defendants have replied. (Docket #16). For the reasons that follow, the Court will grant defendants' motion.

Fed. R. Civ. P. 12(c) states that, '[a]fter the pleadings are closed - but early enough not to delay trial - a party may move for judgment on the pleadings." Fed. R. Civ. P. 17(c)(1) states that "[t]he following representatives "may sue or defend on behalf of a minor or an incompetent person: (A) a general guardian; (B) a committee; (C) a conservator; or (D) a like fiduciary." Fed. R. Civ. P. 17(c)(2) states that, "[a] minor or an incompetent person who does not have a duly appointed representative may sue by a next friend or by

a guardian ad litem." The burden is on the next friend "clearly to establish the propriety of

his status and thereby justify the jurisdiction of the court." Franklin v. Francis, 144 f.3d 429,

432 (6th Cir. 1998), citing Whitmore v. Arkansas, 495 U.S. 149, 164 (1990).

Ms. Kidd does not argue that Fed. R. Civ. P. 17(c)(1) applies to her and it does not.

However, Ms. Kidd has not established that "next friend" representation, as set forth in

17(c)(2) is necessary. She concedes that her ex-husband, Mr. Anderson, has legal

custody of the children. (Docket #13 at 1). Moreover, should Mr. Anderson fail to protect

the best interests of his children, the "youth are involved with the child welfare system, and

have a guardian ad litem or a legal custodian to act on their behalf." (Docket #7 at 3). See

also Johnson v. University Hospital of Cleveland, 2002 WL 2027251 at fn 1 (6th Cir.)

(affirming dismissal of mother's case brought as next friend of her daughter because

mother lacked standing - she had relinquished her parental rights, and was not her

daughter's legal representative).

Based on the foregoing, the Court finds that Ms. Kidd has not sufficiently

established the propriety of her status as next friend to justify the jurisdiction of this Court.

See Franklin, supra. Accordingly, defendants' motion for judgment on the pleadings is

granted and Ms. Kidd's complaint is dismissed without prejudice.

IT IS SO ORDERED.

/s/ Lesley Wells

UNITED STATES DISTRICT JUDGE

Date: 9/16/2010