

At a term of the Family Court of
the State of New York, held in
and for the County of Saratoga
at Ballston Spa, New York on
October 28, 1986

P R E S E N T :

HON. STEPHEN A. FERRADINO
Judge

COPY

In the Matter of

CHARLES E. COLLINS, III,
Petitioner,

ORDER OF DISPOSITION
(Violation of Support
Order)

-against-

Docket No. F-60-85

ARLENE COLLINS,
Respondent.

NOTICE: YOUR WILLFUL FAILURE TO OBEY THIS ORDER
MAY, AFTER COURT HEARING, RESULT IN YOUR
COMMITMENT TO JAIL FOR A TERM NOT TO
EXCEED SIX MONTHS FOR CONTEMPT OF COURT.

Respondent

The above-named ~~Respondent~~ ~~Petitioner~~ having duly filed a petition in this
Court sworn to on August 8, 1986, alleging that the above-
named petitioner failed to obey the order of this Court dated July 27,
1981 (as amended), directing payment of support for dependents
indicated therein; and

Petitioner

~~Respondent (not)~~ having ~~(been brought)~~ appeared ~~(voluntarily)~~
before this Court to answer the petition and to show cause why relief
prayed for in the petition should not be granted, and having been advised
by the Court of the right to counsel, ~~and Respondent having (denied)~~
~~(admitted) the allegations of the petition,~~ and

The matter having duly come on to be heard before this Court;

NOW, after examination and inquiry into the facts and circumstances
of the case ~~and after hearing the proofs and testimony offered in relation~~
~~therein;~~ it is

ORDERED, that on arrangements made, violation petition is dismissed;
and it is

~~ADJUDGED that the Respondent (willfully) failed to obey the Order of~~
~~the Court and xxxxxxxx~~

~~(and the Respondent having shown to show good cause for
to make application for relief from the order of this court
stipulating payment prior to the accrual of the arrears; it is further)~~

ORDERED, that the Order of Support dated July 27, 1981
(as amended) is hereby continued; ~~(and it is further)~~ (and modified in the
following respects): payments shall be through the Support Collection
Unit; and it is further

ORDERED, modification petitions filed August 21, 1986 and October 27,
1986 are dismissed; and it is further

ORDERED, the violation petition filed August 21, 1986 is dismissed;
and it is further

~~*ORDERED, that with respect to any arrears payments, the Court finds
that any anticipated tax refunds have been considered by the Court and
taken into account in determining the amount of periodic payments to be
paid toward said arrears and further directs that such arrears are not to
be certified to the State Tax Commission pursuant to section 171-c of
the Tax Law; and it is further~~

ORDERED, that petitioner provide his ~~her~~ changes of address at all
times should ~~he~~ he move from the address last known to this Court, and
petitioner shall further provide petitioner's employer's name and future
changes to SARATOGA COUNTY SUPPORT COLLECTION UNIT, MUNICIPAL CENTER,
BALLSTON SPA, NEW YORK 12020; and it is further

ORDERED, that the Respondent is hereby committed to the Saratoga
County Jail for a period of (days)(months); and sentence
suspended on condition that the said Respondent pay to the Saratoga County
Support Collection Unit, \$, the amount of the arrearage
(on or before) (at the rate of at least the sum of
\$ per week commencing) and to
continue until it is paid in full;

to be used where applicable if recipient of support is receiving Title
services.

*ORDERED, that this order shall be enforceable pursuant to section 521 or 5242 of the Civil Practice Law and Rules, or in any other manner provided by law; and until the further order of the Court.

/s/Stephen A. Ferradino

J.F.C.

cc: Petitioner
Respondent
Nicholas Morsillo, Esq.
SCU

WWC

"default" as defined in CPLR §5241 means the failure to remit three payments on the date due in the full amount directed in this order, or the accumulation of arrears equal to or greater than the amount directed to be paid for one month, whichever occurs first.