

At a term of Family Court of the  
State of New York, held in and for the  
County of \_\_\_\_\_,  
at \_\_\_\_\_ New York,  
on \_\_\_\_\_, \_\_\_\_\_.

PRESENT:  
Hon.  
Judge

In the Matter of a Proceeding for Support  
under Article (4)(5-B) of the Family Court Act<sup>1</sup>

Docket No.

(Commission of Social Services, Assignee,  
on behalf of \_\_\_\_\_, Assignor)  
Petitioner

ORDER

(Determination of  
Objections to  
Support Collection  
Unit Review of Driver's  
License Suspension  
Order)

S.S.# (Assignor)

-against-

Respondent

S.S.#

An order in the above-entitled proceeding, dated \_\_\_\_\_, \_\_\_\_\_, having been made, and a determination having been made by the Support Collection Unit that the above-named support obligor is in default pursuant to F.C.A . § 458-a on such order and that the driving privileges of the support obligor should therefore be suspended, and

A further determination having been made by the Support Collection Unit denying the support obligor's challenge to the notification by the Support Collection Unit to the New York State Department of Motor Vehicles to suspend such driving privileges,

And timely objections to that determination having been filed by the support obligor with this Court (and rebuttal thereto having been filed by the Support Collection Unit with this Court); and this Court having reviewed the objections (and timely rebuttal) filed herein;

NOW, therefore, it is hereby

[Delete inapplicable provision]:

(ORDERED that the determination of the Support Collection Unit is affirmed, the objections are denied

<sup>1</sup>Use caption of original petition.

and the matter is remanded to the Support Collection Unit for further actions)

(ORDERED that the determination of the Support Collection Unit is reversed as clearly erroneous, the objections are sustained and the Support Collection Unit is hereby directed not to notify the Department of Motor Vehicles to suspend the support obligor's driving privileges).

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT,  
AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30  
DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT,  
35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO  
APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER  
SERVICE BY A PARTY OR THE LAW GUARDIAN UPON  
THE APPELLANT, WHICHEVER IS EARLIEST.

ENTER

---

J.F.C.

Dated: \_\_\_\_\_ , \_\_\_\_\_ .

Check applicable box:

- Order mailed on [specify date(s) and to whom mailed ]: \_\_\_\_\_
- Order received in court on [specify date(s) and to whom given]: \_\_\_\_\_