	STATE OF ITS AGE! CORPOR DEBT ENF	MENT CREDITOR IS THE NEW YORK, OR ANY OF NCIES OR MUNICIPAL ATIONS, AND/OR THE FORCED IS FOR CHILD T, SPOUSAL SUPPORT, NANCE OR ALIMONY.
THE STATE OF NEW YORK, O	COUNTY OF	
against Resp	oner (Judgment Creditor/Obligee) ondent (Judgment Debtor/Obligor)	RESTRAINING NOTICE PURSUANT TO NEW YORK CIVIL PRACTICE LAW AND RULES, SECTION 5222 FOR CHILD SUPPORT DEBT
Social Security Number:		New York Case Identifier: Worker Code:
ATTENTION:		
FEIN:		
WHEREAS, in an action in the Suprer the above named parties, in favor of and against		New York, County, between , petitioner (judgment creditor/obligee) or), the following order(s) were entered:
ENTRY DATE PAYMENT/FRI	EQUENCY ENTRY DA	TE PAYMENT/FREQUENCY
As of , the total child sup	oport debt that is due and unpaid i	s .

RESTRAINING NOTICE FOR CHILD SUPPORT DEBT

WHEREAS, it appears that you are in possession or in custody of property in which the judgment debtor/obligor has an interest or you owe a debt to the judgment debtor/obligor;

TAKE NOTICE that pursuant to New York Civil Practice Law and Rules (CPLR) Section 5222(b), you are hereby forbidden to make or suffer any sale, assignment or transfer of, or any interference with, any such property or pay over or otherwise dispose of any such debt except as therein provided until the expiration of one year after the notice was served upon you, or until the judgment or order is satisfied or vacated, whichever event first occurs.

TAKE NOTICE that this is a child support debt and, as such, the provisions of CPLR Section 5222 subdivisions (h), (i), (j) and Section 5222-a as added to CPLR by Chapter 575 of the Laws of 2008 DO NOT apply.

TAKE NOTICE that if you withhold the payment of money belonging or owed to the judgment debtor or obligor in an amount equal to twice the amount due on the child support debt, judgment, or order, the restraining notice is not effective as to other property or money.

TAKE FURTHER NOTICE that this Restraining Notice also covers all property in which the judgment debtor/obligor has an interest hereafter coming into your possession or custody, and all debts hereafter coming due from you to the judgment debtor/obligor.

TAKE FURTHER NOTICE that disobedience of this Restraining Notice is punishable as a contempt of court.

<u>SPECIAL INSTRUCTIONS</u>: This notice shall not be effective when Supplemental Security Income (SSI), public assistance (welfare) including employment earnings considered in calculating the public assistance grant, or spousal support, maintenance (alimony) or child support payments are the sole basis for the property in your possession or custody; or when the account is closed and there are no other open and/or active accounts belonging to the judgment debtor/obligor in your possession or custody. If any of these conditions apply, please complete the applicable statement at the bottom of this page and return this notice to the Support Collection Unit at the address indicated at the top left-hand corner of the first page of this notice.

Dated:	Issued by: Supervisor County Support Collection Unit
Your Reply to the Special Instructions (0	Check the appropriate box):
including employment earnings conside (alimony) or child support payments and	possession is Supplemental Security Income (SSI), public assistance (welfare) ered in calculating the public assistance grant, or spousal support, maintenance d, therefore, we have not restrained the property pursuant to your instructions. other open and/or active accounts belonging to the judgment debtor/obligor in our
(signed)Compliance Officer or Designee	Date:
Print Name	