

Supreme Court of the State of New York
Appellate Division: Second Judicial Department

D22342
Y/hu

_____AD3d_____

Submitted - February 9, 2009

STEVEN W. FISHER, J.P.
DANIEL D. ANGIOLILLO
RUTH C. BALKIN
ARIEL E. BELEN, JJ.

2008-06336

DECISION & ORDER

In the Matter of Milton B. Hubbard III, respondent,
v Jamina S. Clay, appellant.

(Docket No. V-137-01)

Jamina S. Clay, Fort Washington, Pennsylvania, appellant pro se.

In a visitation proceeding pursuant to Family Court Act article 6, the mother appeals, as limited by her brief, from so much of a corrected order of the Family Court, Nassau County (Phillips, Ct. Atty. Ref.), dated May 30, 2008, as denied that branch of her motion which was for an award of paralegal fees from the father.

ORDERED that the corrected order is affirmed insofar as appealed from, without costs or disbursements.

Contrary to the mother's contention, the Family Court did not improvidently exercise its discretion in denying that branch of her motion which was for an award of paralegal fees from the father (*see generally Kyle v Kyle*, 94 AD2d 866).

FISHER, J.P., ANGIOLILLO, BALKIN and BELEN, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

March 3, 2009

MATTER OF HUBBARD v CLAY