

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

D22436
G/prt

_____AD3d_____

Submitted - February 10, 2009

A. GAIL PRUDENTI, P.J.
DAVID S. RITTER
FRED T. SANTUCCI
CHERYL E. CHAMBERS, JJ.

2008-00989

DECISION & ORDER

In the Matter of Lesly Remy, appellant,
v Francine Mitchell, respondent.

(Docket No. F-00825-92)

Lesly Remy, Brentwood, N.Y., appellant pro se.

In a child support proceeding pursuant to Family Court Act article 4, the father appeals from an order of the Family Court, Queens County (Fondacaro, S.M.), dated October 3, 2007, which, after a hearing, inter alia, fixed child support arrears against him in the sum of \$5,691.13.

ORDERED that the appeal is dismissed, without costs or disbursements.

It is the obligation of the appellant to assemble a proper record on appeal (*see* Family Ct Act § 1118; CPLR 5525[a]; *Matter of Zaikowski v Monzon*, 277 AD2d 459). The failure to provide necessary transcripts inhibits the Court's ability to render an informed decision on the merits of the appeal (*see Matter of Rudick v Rudick*, 16 AD3d 514). In this proceeding, the father failed to provide a transcript of the hearing. This appeal must be dismissed as the papers provided were patently insufficient for the purpose of reviewing the issues he raised (*see Matter of Rudick v Rudick*, 16 AD3d 514; *Sultan v Sultan*, 295 AD2d 498, 499; *Svoboda v Svoboda*, 275 AD2d 742).

PRUDENTI, P.J., RITTER, SANTUCCI and CHAMBERS, JJ., concur.

ENTER:



James Edward Pelzer
Clerk of the Court

March 17, 2009

MATTER OF REMY v MITCHELL