

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

D26279  
C/hu

\_\_\_\_\_AD3d\_\_\_\_\_

Submitted - January 28, 2010

A. GAIL PRUDENTI, P.J.  
MARK C. DILLON  
RANDALL T. ENG  
SHERI S. ROMAN, JJ.

---

2008-08410

DECISION & ORDER

In the Matter of Janice Patricia Williams, appellant,  
v Curtis Lee Selby, respondent.

(Docket No. U-246-07)

---

Janice Patricia Williams, Staten Island, N.Y., appellant pro se.

In a proceeding pursuant to Family Court Act articles 4 and 5-B, the mother appeals from an order of the Family Court, Richmond County (McElrath, J.), dated July 25, 2008, which denied, as untimely, her objections to an order of the same court (Weir-Reeves, S.M.), dated April 24, 2008, dismissing her petition for a downward modification of her child support obligation.

ORDERED that the order is affirmed, without costs or disbursements.

On appeal, the mother does not challenge the Family Court's denial of her objections to a Support Magistrate's determination concerning issues of child support as untimely filed (*see* Family Ct Act § 439[e]; *Matter of Lombardo v Thomas*, 53 AD3d 549; *Matter of Hodges v Hodges*, 40 AD3d 639). In any event, we note that the Family Court correctly determined that the objections were untimely.

PRUDENTI, P.J., DILLON, ENG and ROMAN, JJ., concur.

ENTER:



James Edward Pelzer  
Clerk of the Court

February 23, 2010

MATTER OF WILLIAMS v SELBY