

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

D34261
C/prt

_____AD3d_____

Submitted - February 21, 2012

REINALDO E. RIVERA, J.P.
JOHN M. LEVENTHAL
SHERI S. ROMAN
JEFFREY A. COHEN, JJ.

2011-06803

DECISION & ORDER

In the Matter of John Porta, appellant, v
Donna Muratschew, respondent.

(Docket No. V-353-95)

Johnson & Cohen, LLP, Pearl River, N.Y. (Amy M. Eisenberg of counsel), for
appellant.

Steven L. Abel, Nyack, N.Y., for respondent.

In a child custody proceeding pursuant to Family Court Act article 6, the father
appeals, as limited by his brief, from so much of an order of the Family Court, Rockland County
(Warren, J.), entered June 14, 2011, as, in effect, upon reargument, adhered to a prior determination
in an order of the same court dated February 15, 2011, dismissing so much of the petition as sought
to adjudicate the mother in contempt of an order of the same court entered April 30, 2008.

ORDERED that the order entered June 14, 2011, is affirmed insofar as appealed from,
with costs.

Under the circumstances of this case, the Family Court properly, in effect, upon
reargument, adhered to an original determination dismissing so much of the petition as sought to
adjudicate the mother in contempt of a prior order entered April 30, 2008.

RIVERA, J.P., LEVENTHAL, ROMAN and COHEN, JJ., concur.

ENTER:



Aprilanne Agostino
Clerk of the Court

March 27, 2012

MATTER OF PORTA v MURATSCHEW