

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

D36464  
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Submitted - October 5, 2012

DANIEL D. ANGIOLILLO, J.P.  
LEONARD B. AUSTIN  
SANDRA L. SGROI  
ROBERT J. MILLER, JJ.

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2011-10899

DECISION & ORDER

In the Matter of Lamonte Bullock, respondent,  
v Sue Ann Edwards, appellant.

(Docket No. F-00303-11)

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Sue-Ann Edwards-Arroyo, formerly known as Sue Ann Edwards, Brooklyn, N.Y.,  
appellant pro se.

Robert A. Ugelow, P.C., Brooklyn, N.Y., for respondent.

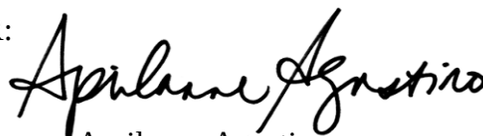
In a child support proceeding pursuant to Family Court Act article 4, the mother  
appeals, as limited by her brief, from so much of an order of the Family Court, Kings County (Katz,  
J.), dated September 28, 2011, as denied her objections to so much of an order of the same court  
(Milsap, S.M.), dated August 5, 2011, as fixed the father's child support obligation at the sum of  
\$686.93 semi-monthly.

ORDERED that the order dated September 28, 2011, is affirmed insofar as appealed  
from, with costs.

Contrary to the mother's contention, the Support Magistrate properly applied the  
factors set forth in Family Court Act § 413(1)(f) in determining the father's child support obligation  
(see Family Ct Act § 413[1][f]; *Matter of Cassano v Cassano*, 85 NY2d 649, 651).

ANGIOLILLO, J.P., AUSTIN, SGROI and MILLER, JJ., concur.

ENTER:



Aprilanne Agostino  
Clerk of the Court

November 21, 2012

MATTER OF BULLOCK v EDWARDS