			Chancery Division, Family Part County
Plair			Docket Number: F
	bligor	/ □ Obligee	Probation Account Number: CS
	ndant bligor	/ Obligee	Civil Action Order for Relief to Litigant - Enforcement of Litigants Rights Ability to Comply Hearing
			☐ Subsequent Review Hearing
	Plaint Defen IV-D	dant	dant
THIS	S MA	ΓΤΕR having come before the Court on the	, day of,;
□ A	ND th	ne court having conducted an ability to com	ply hearing on;
ANI	the C	Court having considered the evidence and a	rguments presented, and having found that:
	1.	The obligor is under a Court Order to pay the support of child(ren), \$ support and \$ per effective;	\$ per for spousal toward arrearages
	2.	The obligor has failed to make payments of due to the Obligee and/or	and owes arrearages totaling \$ as as County Welfare;
	3a.	<u> </u>	for court appointed counsel, but none is for court appointed counsel and is appointed;
	3b.	The obligor is not indigent and does not qualify for court appointed counsel for the following reasons:	
	4a.	The obligor has the current ability to pay \$ following reasons:	

Ш	46.	incarceration is not necessary at this time for the fo	-	, nowever,
		☐ The obligor has custody of the child(ren). ☐ The obligee is no longer the custodial parent/gu custody of		is in the
		Other:		
	4c.	c. The obligor has the financial ability to pay and wil incarceration of the obligor is necessary to coerce or reasons:	-	
		☐ The obligor is employed, and has been employe	d for	_[length of
		time]. The obligor has a source of income from		and/or
		assets from The obligor is willfully underemployed because court's finding includes, but is not limited to: e work history, no medical limitations)	(background to suppoducation, technical or	ort the trade skills,
		Other:	_	
Tho	rafara	ro it is haraby ODDEDED that:		
	5.	re it is hereby ORDERED that: The obligor be incarcerated in the Co \$ to be applied to said arrears or until for Court will review the continuing efficacy of this Or later than two weeks from the date of this Order so is not paid and the Obligor remains incarcerated.	urther Order of this Coder for coercive incare	ourt. The ceration no
	6.	The obligor be released from custody in this matter;		
	7.	The support-related bench warrant currently issued in this matter is discharged;		
	8.	Payments shall be made by Income Withholding on sources, including:	current and future in	come
		Name of income source Address of	of income source	
		Obligor shall, however, make payments at any time	that the full amount (of support
		and arrears is not withheld.	that the full amount (or support

	9.	The current child support obligation is modified as follows: The Obligor shall make support payments of \$ per plus \$ per toward arrears for a total amount of		
		\$ toward arrears for a total amount of \$ per		
	10.	A lump sum payment of \$ must be paid by the obligor by or a bench warrant for the arrest of the obligor shall issue without further notice.		
	11.	Effective future missed payment(s) numbering or more may result in the issuance of a warrant, without further notice.		
	12.	An employment search must be conducted by the obligor. Written records of at least # contacts per week must be presented to the Probation Division. If employed, proof of income and the full name and address of employer must be provided immediately to the Probation Division.		
	13.	The obligor is hereby noticed to appear before this court on at in for further review and possible modification of the child support obligation. The Family/ Probation Division shall serve notice to the Obligee and other interested parties, if any, in this matter.		
	14.	The Motor Vehicle Commission, State of New Jersey, shall TAKE NOTICE that the suspension of the Obligor's Driver's License caused by the non-payment of child support is hereby removed; the Obligor must take note, however, that the Commission requires a fee for restoration of the license, and that this order does not pertain to any reason for license suspension other than non-payment of child support.		
	15.	It is further ORDERED:		
	16.	It is further ORDERED that all provisions of any prior Orders in this matter, not in conflict with this Order, shall remain in full force and effect.		
Date		, J.S.C.		