

NYS CHILD SUPPORT PROCESSING CENTER
PO BOX 15368
ALBANY NY 12212-5368

**THE JUDGMENT
CREDITOR IS
THE STATE OF NEW YORK,
OR ANY OF ITS AGENCIES
OR MUNICIPAL
CORPORATIONS, AND/OR
THE DEBT ENFORCED IS
FOR CHILD SUPPORT,
SPOUSAL SUPPORT,
MAINTENANCE OR
ALIMONY.**

EMPOWER FCU

1 MEMBER WAY
SYRACUSE NY 13212

THE STATE OF NEW YORK, COUNTY OF ONONDAGA

GASPARINI, ANGELA C

Petitioner (Judgment Creditor/ Obligee)

against

ROTONDO, MICHAEL J

Respondent (Judgment Debtor/Obligor)

Social Security Number: XXX-XX-██████

**RESTRAINING NOTICE
PURSUANT TO NEW YORK CIVIL
PRACTICE LAW AND RULES,
SECTION 5222
FOR CHILD SUPPORT DEBT**

New York Case Identifier: BS03926P1
Worker Code: G

ATTENTION: EMPOWER FCU

FEIN: 150547278

WHEREAS, in an action in the Supreme or Family Court of the State of New York, ONONDAGA County, between the above named parties, in favor of GASPARINI, ANGELA C, petitioner (judgment creditor/obligee) and against ROTONDO, MICHAEL J respondent (judgment debtor/obligor), the following order(s) were entered:

ENTRY DATE	PAYMENT/FREQUENCY
05/25/2017	\$56.00 / Weekly
01/02/2018	\$0.00 / Weekly
01/02/2018	\$0.00 / Weekly

ENTRY DATE	PAYMENT/FREQUENCY
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As of 05/16/2018, the total child support debt that is due and unpaid is \$2,629.79 .



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ROTONDO, MICHAEL J

408 WEATHERIDGE DR
CAMILLUS NY 13031

THE STATE OF NEW YORK, COUNTY OF ONONDAGA

GASPARINI, ANGELA C

Petitioner (Judgment Creditor/ Obligee)

against

**NOTICE TO JUDGMENT DEBTOR/OBLIGOR
OF RESTRAINING NOTICE
PURSUANT TO NEW YORK CIVIL PRACTICE
LAW AND RULES, SECTION 5222 (d) AND
(e) of CHILD SUPPORT DEBT**

ROTONDO, MICHAEL J

Respondent (Judgment Debtor/Obligor)

Social Security Number: XXX-XX-██████

New York Case Identifier: BS03926P1
Worker Code: G

**ATTENTION: ROTONDO, MICHAEL J
Respondent (Judgment Debtor/Obligor)**

NOTICE TO JUDGMENT DEBTOR OR OBLIGOR

Money belonging to you may have been taken or held (restrained) in order to satisfy the debt or past-due support which is owed and unpaid from the support order(s) entered against you and noted in the enclosed "Restraining Notice". The money may be restrained legally due to your accumulation of debt at least equal to the amount directed by your court order to be paid for two (2) months [See 18 NYCRR 346.11(b)(1)]. **Read this carefully.**

YOU MAY ASSERT A MISTAKE OF FACT OR CLAIM THE MONEY IS EXEMPT

You may assert a mistake of fact if you think you do not owe the debt or past-due support which is unpaid. You may also claim that the money is exempt from collection. Mistake of fact means that you think that we have made an error in the amount of child support debt which is owed or, in the identity of the debtor or, that the order of support does not exist or, has been vacated. Exempt money is described on the next page. An execution will be served to seize your money unless you assert a mistake of fact or an exemption by writing to the Support Collection Unit. You may also use the enclosed "CLAIM FORM". You may write or mail the completed claim form to the Support Collection Unit at:

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within **fifteen (15) days from the day this notice was mailed to you.** You should also submit documents and additional information or evidence by mail to support your assertion of a mistake of fact within the **fifteen (15) day period.** Examples of documents supporting your claim that the money is exempt includes: an award letter from the government; pay stubs; copies of checks; bank records showing the last two months of account activity; or other papers showing that the money in your financial account is exempt.

Thereafter, the Support Collection Unit will determine the merits of your assertion and will notify you in writing of its determination within forty-five (45) days of the date of this notice. If the assertion is upheld you will also receive a copy of the *Notice to Vacate Restraining Notice or Execution* that is sent to the financial institution. If the assertion is denied, you will also receive a copy of the Child Support Execution and Notice that will be served upon the financial institution to seize the money.

