

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FIFTH DISTRICT

ROBERT W. RADLOFF,

Appellant,

v.

CASE NO. 5D06-1998

CARMEN E. RADLOFF,

Appellee.

DATE: May 3, 2007

BY ORDER OF THE COURT:

It appearing that the lower court has issued orders dated November 14, 2006 and April 27, 2006, finding the Appellant in willful contempt of the trial court for his failure to comply with prior orders of the lower court requiring that he pay past due alimony and attorney's fees to Appellee, in addition to other sums adjudged to be due and owing; further appearing that under Florida law an Appellant should not be permitted access to court while he is in contempt of court, it is

ORDERED that Appellant shall file with this Court and show cause, within ten days from the date hereof, why this appeal should not be dismissed. If Appellant has purged himself of contempt, or if the contempt orders have been withdrawn, he should file whatever documents will establish that the orders are not currently being violated.

This copy certifies that the foregoing is
a true and correct copy of the original Court order.

SUBSCRIBED AND SWORN TO
CLERK

cc: Robert W. Radloff
Stewart Cohen, Esq.

