

YOUNG, APPELLANT, v. YOUNG, APPELLEE.

[Cite as *Young v. Young*, 1994-Ohio-97.]

Domestic relations—Child support—Order to pay child support may be enforced by means of imprisonment through contempt proceedings even after the child who is the subject of the order is emancipated.

(No. 94-1220—Submitted September 13, 1994—Decided November 9, 1994.)

Appeal from the Court of Appeals for Miami County, No. 93-CA-10.

Gretchen K. Beers and *Ann Ratcliff*, Miami County Child Support Enforcement Agency, for appellant.

Louie R. Kindell & Associates and *Louie R. Kindell*, for appellee.

{¶ 1} The discretionary appeal is allowed; the judgment of the court of appeals is reversed and the judgment of the court of common pleas is reinstated on the authority of *Cramer v. Petrie* (1994), 70 Ohio St.3d 131, 637 N.E.2d 882.

MOYER, C.J., A.W. SWEENEY, DOUGLAS, WRIGHT, RESNICK, F.E. SWEENEY and PFEIFER, JJ., concur.
