

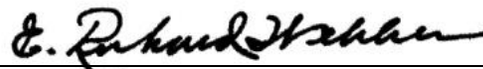


could be properly served in any district). In this case, Plaintiff Crystal Conway's claims arise under federal law, specifically, the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq. As a result, this Court may issue an order committing Defendant Olcott for civil contempt in any district. *See Gaulden v. City of Desloge, Missouri*, No. 4:07CV01637 ERW, 2009 WL 690157, at \*2 (Mar. 12, 2009); *S.E.C. v. Bilzerian*, 131 F. Supp. 2d 10 (D.D.C. 2001) (ordering incarceration of defendant in Florida due to his failure to comply with temporary purgation requirements); *cf. Spectacular Venture L.P. v. World Star Int'l, Inc.*, No. 94 Civ. 9817 (JGK), 1998 WL 401535 (S.D.N.Y. July 17, 1998) (finding court is unable to arrest defendant for civil contempt because the case was based on diversity jurisdiction, not federal law, and defendant was located outside the territorial jurisdiction of the court).

Accordingly,

**IT IS HEREBY ORDERED** that the United States Marshal Service shall seize the body of Daniel Olcott, President, Portfolio Recovery Group, LLC, pursuant to the Order and Writ of Body Attachment [ECF No. 43] issued by this Court on March 13, 2014.

Dated this 24th Day of March, 2014.



---

E. RICHARD WEBBER  
SENIOR UNITED STATES DISTRICT JUDGE