

[REDACTED]

A New Hampshire State trooper determined that defendant had two trailers with identical vehicle identification numbers registered to his business, so he decided to visit the defendant. After obtaining a search warrant, the trooper found three trailers on defendant's property, and one had a secret identification number matching that of a trailer stolen from New Jersey in 1976. The defendant agreed not to remove the "hot" trailer; however, when the police returned the next day pursuant to their agreement with the defendant, the trailer had "disappeared."

The evidence need not be chronicled here, but we conclude that it, as well as all reasonable inferences, meets the standard of *Jackson v. Virginia*, 443 U.S. 307, 319 (1979); see *State v. Glidden*, 122 N.H. 41, 49, 441 A.2d 728, 733 (1982). Although the defendant asserts that the warrant and affidavit were deficient, we find no error. See *State v. Breest*, 116 N.H. 734, 743-44, 367 A.2d 1320, 1328 (1976); *State v. Salsman*, 112 N.H. 138, 140-42, 290 A.2d 618, 619-21 (1972).

Affirmed.

[REDACTED]

Hillsborough
No. 81-276

LESLIE ANN KRUEGER

v.

JAMES ALAN KRUEGER

June 11, 1982

[REDACTED]

[REDACTED]

Roger L. Gauthier, of Nashua, waived brief, for the plaintiff.

Rinden Professional Association, of Concord (*Paul A. Rinden* on the brief), by brief for the defendant.

MEMORANDUM OPINION

This case involves the continuing controversy over the defend-

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ant's child support obligation. The defendant, who fell in arrears in his child support payments, was ordered to sell his 1981 Corvette sports car and apply the proceeds to the arrearage. Because he failed to obey the court's order, he was found in contempt and ordered to be incarcerated. The order was stayed pending appeal to this court. We have reviewed the matter and the briefs and find no reversible error.

Affirmed.

[REDACTED]

Cheshire
No. 81-297

THE STATE OF NEW HAMPSHIRE

v.

MICHAEL MCGANN

June 11, 1982

[REDACTED]

[REDACTED]

Arthur L. Trombly, of Keene, by brief and orally, for intervenor Abbott Laboratories.

Michael McGann, of Winchester, by brief and orally, *pro se*.

MEMORANDUM OPINION

The defendant asserts that the evidence adduced at trial was insufficient to allow the Superior Court (*Dunfey*, C.J.) to determine ownership of a 1979 Ford Thunderbird automobile. The court was presented with conflicting evidence regarding the vehicle identification number and other matters. It is the fact-finder's function to weigh conflicting evidence and to assess its credibility. *New Hampshire Supply Co. v. Steinberg*, 121 N.H. 506, 509, 433 A.2d 1247, 1249 (1981); *see Streit v. Callahan*, 122 N.H. 244, 444 A.2d 495 (1982). There is evidence in the record to support the trial court's findings. *See New Hampshire Supply Co. v. Steinberg*, 121 N.H. at 510, 433 A.2d at 1249.

Affirmed.