

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

01/03/2000

CLERK OF THE COURT  
FORM R112A

JUDGE PRO TEM JOHN TROMBINO

L. Reed  
Deputy

CR 1998-000952

FILED: \_\_\_\_\_

STATE OF/ARIZONA

BURT A/JORGENSEN

v.

MARIA JESUS/BALLESTEROS

ROBERT E/REINHARDT

APO-CCC  
MCSO-DIS

REVOCATION ARRAIGNMENT - ADMISSION

2:55 p.m. State is represented by Frankie Jones appearing for above-named counsel. Defendant is present and represented by above-named counsel.

Court Reporter, Kathy Braley, is present.

The Court advises the Defendant of the nature of the alleged violation of probation, the potential effect of admitting to the violation, his/her right to deny or admit and right to violation hearing.

The Court advises the Defendant that by entering an admission to the allegation of violation of probation that he/she waives the right to have the Arizona Court of Appeals review the proceedings by way of direct appeal, and may seek review only by filing a Petition for Post Conviction Relief pursuant to Rule 32.

The Defendant admits violation of probation as to term 4.

THE COURT FINDS that the admission is knowingly, voluntarily and intelligently made.

The State moves to dismiss the allegations of violation of the remaining term(s) as set forth in the Petition to Revoke.

IT IS ORDERED granting the motion to dismiss.

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The admission is accepted and entered of record.

IT IS ORDERED setting Disposition Hearing on 1/6/00 at 1:30 p.m. before Judge Pro Tem John Trombino.

IT IS FURTHER ORDERED directing the Probation Officer and his Supervisor personally be present on 1/6/00 at 1:30 p.m. If Todd Lyons is currently working in the Adult Probation Office, he is requested to be in attendance on 1/6/00.

The Court finds from representations by the Public Defender, County Attorney and the Adult Probation Office that this is a Proposition 200 case with no disqualifiers.

IT IS FURTHER ORDERED affirming prior custody orders.

3:05 p.m. Matter concludes.