

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 1995-093133

10/17/2012

COMMISSIONER JAIME HOLGUIN

CLERK OF THE COURT
R. Hillman/P. Odell
Deputy

IV-D ATLAS NO. 000422760701
STATE OF ARIZONA, EX REL, DES
NANCY REEDER (AKA SABOLEK)

NANCY REEDER (AKA SABOLEK)
10460 E DIAMOND AVENUE
MESA AZ 85208
JANET L WHITE-STEINER

AND

DEAN REEDER

DEAN REEDER
4449 E WELDON
PHOENIX AZ 85018

AG-CHILD SUPPORT-EAST VALLEY
OFFICE
FAMILY COURT SERVICES-CCC

**IV-D HEARING
FINDING OF CONTINUED CONTEMPT
REVIEW HEARING SET**

Courtroom 305 – SEA

LET THE RECORD REFLECT that Mother met informally with the Assistant Attorney General’s Office prior to the commencement of today’s hearing.

9:27 a.m. This is the time set for Review Hearing re: Father’s child support compliance. Petitioner/Mother, Nancy Reeder, aka Sabolek, (hereafter referred to as “Mother”) is present on her own behalf. Respondent/Father, Dean Reeder (hereafter referred to as “Father”) is neither

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 1995-093133

10/17/2012

present nor represented by counsel. The State is represented by Assistant Attorney General, Jennifer Mihalovich.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Mother is sworn prior to the hearing.

Counsel for the State advises the Court that Father is currently incarcerated and participating in the work release program; however, he has failed to appear today.

LET THE RECORD REFLECT Division staff was notified by the Maricopa County Sheriff's Office that Father was "rolled up" and is no longer eligible to participate in the work release program.

The State requests that the purge amount be affirmed and a Review Hearing set.

Mother requests that the Court affirm the \$17,000 cash purge.

Based on the matters presented herein,

THE COURT FINDS Father in continuing contempt of Court for failure to comply with a valid support order of which he had knowledge. Father willfully failed to make support payments as previously ordered or some reasonable portion thereof, despite his ability to do so.

IT IS ORDERED affirming the Amended Order of Incarceration.

IT IS FURTHER ORDERED affirming the purge amount of **\$17,000.00 CASH ONLY**.

ANY MONIES PAID AS AND FOR PURGE SHALL BE FORWARDED TO THE CLERK OF THE COURT/CLEARINGHOUSE AND APPLIED TOWARD SUPPORT/ARREARAGE PAYMENTS.

REVIEW HEARING

IT IS ORDERED setting this matter for **Review Hearing** on **November 14, 2012 at 10:00 a.m. (time allotted: 15 minutes)** before **Commissioner Jaime Holguin**, for the purpose of reviewing Father's compliance and purge. The parties are to check in with the Assistant Attorney General for a pre-hearing conference at the following location:

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 1995-093133

10/17/2012

**Maricopa County Superior Court
Southeast Court Facility
Outside of Courtroom 305
222 E. Javelina Ave.
Mesa, AZ 85210-6201**

IN THE EVENT FATHER FAILS TO APPEAR FOR THE HEARING ON THE ABOVE-STATED TIME, A CHILD SUPPORT ARREST WARRANT MAY BE ISSUED AND/OR DEFAULT JUDGMENT ENTERED.

IT IS ORDERED that if Father remains incarcerated on the date and time of the review hearing, the Maricopa County Sheriff's Office shall either transport him to the aforementioned location or make him available telephonically. The call shall be initiated by MCSO to **(602) 506-1590**.

Do not bring children to court. Children will not be allowed in the conference or in the hearing and you may not leave them unattended.

If you require the services of an interpreter of a spoken language, or for the deaf, or if you need accommodations pursuant to American's with Disabilities Act, please call (602) 506-3762 immediately and arrangements will be made to provide those services.

9:32 a.m. Matter concludes.

PLEASE NOTE: This Court utilizes a digital audio recording system to preserve the official record of proceedings. All parties requesting to purchase a copy of a CD of a hearing in a courtroom are directed to call **605-506-7100 (leave details on voice mail)** or **email** your request to: ers@superiorcourt.maricopa.gov

NOTICE: A child should not be brought to the Courthouse to be present during a court proceeding except in the circumstance that the child is to be interviewed by the Judge in chambers or unless the child's presence is otherwise required for the court proceeding. Whenever a child is brought to the Courthouse, it is the responsibility of the party who brings the child to arrange for appropriate care and supervision of the child outside of the courtroom and judicial offices. The duties of Court personnel do not permit them to perform this function.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.