

IN THE  
HO-CHUNK NATION SUPREME COURT

**FILED**  
IN THE HO-CHUNK NATION  
TRIAL/SUPREME COURT

SEP 28 1999

*Willa RedCloud*  
Clerk of Court/Assistant

RACHEL WINNESHIEK,  
Appellant,

And

ORDER DENYING APPEAL  
Case No. SU99-06

VICKY HOUGHTON,  
(Plaintiff below),

Vs.

JOHN C. HOUGHTON, JR.,  
Appellee.

Appellant, Rachel Winneshiek, filed a Notice of Appeal on August 12, 1999 which stated that her and her daughter's constitutional rights were being violated by the Hon. Mark Butterfield. The appeal of the Ho-Chunk Nation (hereinafter HCN) Trial Court's July 14, 1999 Judgement involved the Enforcement of a Foreign Child Support Order to which the Appellee did not respond. This Court filed an Order of Deficiency on September 10, 1999, which granted the Appellant ten (10) days to rectify her appeal by submitting a written statement clarifying the constitutional violations of the Trial Court's July 14, 1999 Judgement. To date, the Appellant has not filed the required statement with the Court.

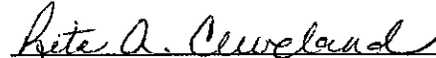
This Matter came before the full Court via telephonic conference on Thursday, September 23, 1999. The Court reviewed the Notice of Appeal and the *HCN R. App., Rule 10 (b)*. The *HCN R. App., Rule 10 (b)* requires that the party filing the appeal file a short statement stating the reason or grounds for the appeal. The Appellant failed to submit a written statement within the specified time ordered by this Court.

Therefore, the Appellant's Notice of Appeal is **DENIED**.

IT IS SO ORDERED.

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PER CURIAM. Dated this 28th day of September 1999.

  
Hon. Rita A. Cleveland, Associate Justice  
Ho-Chunk Nation Supreme Court