

Richard Riess  
13000 000 19, 3A10  
c/o Santa Ana Jail  
P.O. Box 22003  
Santa Ana, CA  
92702  
Pro Per

ORIGINAL FILED

JAN 09 2013

LOS ANGELES  
SUPERIOR COURT

In the Superior Court of  
California,  
County of Los Angeles

Richard Riess,  
Petitioner,

v.

Debbie Capuano,  
Respondent.

TD 035397

Request for Continuance

Petitioner respectfully requests the Court grant a continuance of the child support hearing in this matter, which is currently scheduled for January 11, 2013. Petitioner requests the hearing be rescheduled for March 20, 2013, at which time an evaluation and hearing is already scheduled in this matter.

This request is supported by the attached declaration.

Respectfully submitted this 6<sup>th</sup> day of January 2013.

  
Richard Riess

Richard Riess  
13000 000 19, 3A10  
C/O Santa Ana Jail  
P.O. Box 22003  
Santa Ana, CA  
92702  
Pro Per

ORIGINAL FILED

JAN 09 2013

LOS ANGELES  
SUPERIOR COURT

Superior Court of California  
County of Los Angeles

Richard Riess,  
Petitioner,  
  
v.  
  
Desiree Capuano,  
Respondent.

Case No: TD 035397

Declaration of Richard  
Riess in Support of Request  
for Continuance of Child  
Support Hearing

I, Richard Riess, declare under penalty of perjury that the statements made herein are based on first hand knowledge and are true and correct to the best of my knowledge.

1. I am the Petitioner in the captioned matter and the natural father of G [REDACTED] Riess.
2. On December 16, 2012 Desiree arrived at mine and G [REDACTED]'s home, to bring him to Arizona for her winter break visitation.
3. On January 2, 2013, while Desiree had G [REDACTED] in Arizona, two Immigration and Customs Enforcement

(ICE) agents came to my home. The agents claimed they had received a tip that a fugitive, who had illegally re-entered the U.S. was living at that address.

4. The ICE agents proceeded to arrest me on charges of illegal re-entry; and False Claim of U.S. Citizenship. I was detained and transported to the ICE processing facility in downtown Los Angeles.
5. Throughout the day I was repeatedly interviewed by the ICE agents. The outcome of these interviews and their verification of my statements, is that all charges were dropped and no further legal action would be pursued.
6. I was advised by the agents that I would have to be administratively detained for a period not expected to exceed 4 weeks, after which time I would be released, ~~un~~ unconditionally, from ICE custody.
7. During the course of their interviews, the ICE agents did confirm that their initial report was received from Desiree Capuano.
8. Upon completion of their interrogation and investigation, the ICE agents did not find any evidence to support the allegations of illegal re-entry or making a false claim to U.S. citizenship.

9. According to the ICE agents, the current administrative detention is not expected to last longer than 4 weeks.
10. At the current time I do not yet have access to the Superior Court, Family Court forms, or to the jail's law library's computer for the purpose of preparing and printing legal documents.
11. I believe Denise knowingly filed a false report with ICE with the intention of causing me to be detained and deported, so that she could take advantage of my detention to attempt to gain custody of G[REDACTED].

Dated: January 5, 2013

  
Richard Rivers