

IN THE SUPREME COURT OF THE STATE OF DELAWARE

KATIE ARNOLD, <sup>1</sup>	§ No. 243, 2010
Respondent Below-	§ Court Below—Family Court
Appellant,	§ of the State of Delaware
v.	§ in and for New Castle County
DFS,	§ File Nos. CN08-05964; 05965
Petitioner Below-	§ CN09-05235
Appellee.	§ CN09-05241
	§ E09-10-06TN
	§ Petition Nos. 08-38595; 08-38601
	§ 09-33834; 09-32035
	§ 09-32024; 09-40323
	§ 09-41085

Submitted: July 14, 2010

Decided: July 23, 2010

**ORDER**

This 23<sup>rd</sup> day of July 2010, it appears to the Court that, on June 22, 2010, the Clerk issued a notice to show cause why this appeal should not be dismissed pursuant to Supreme Court Rule 29(b) for the appellant's failure to diligently prosecute the appeal by failing to pay the Family Court filing fee and transcript costs. The appellant has failed to respond to the notice to show cause within the required 10-day period.<sup>2</sup> Therefore, dismissal of this action is deemed to be unopposed.

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<sup>1</sup> The Court *sua sponte* assigned a pseudonym to the appellant by Order dated April 29, 2010.

<sup>2</sup> All attempts by the Office of the Clerk to locate the appellant have failed. The appellant has not notified the Clerk's Office of her new address and all notices and letters have been returned to the sender unclaimed.

NOW, THEREFORE, IT IS ORDERED, pursuant to Supreme Court Rules 3(b) and 29(b), that the within appeal is DISMISSED.

BY THE COURT:

/s/ Carolyn Berger  
Justice