

DAVID TORRES

v.

DENISE PAULICK

Submitted on Briefs July 1, 2014

Decided August 5, 2014

Panel: SAUFLEY, C.J., and ALEXANDER, SILVER, MEAD, and GORMAN, JJ.

MEMORANDUM OF DECISION

David Torres appeals from the judgment of the District Court (Lewiston, *Oram, J.*) amending a parental rights and responsibilities order. Contrary to David's argument, we cannot, without a transcript, conclude that the trial court erred by not awarding him a credit for his overpayments stemming from the erroneous health insurance credit. *See Rainbow v. Ransom*, 2010 ME 22, ¶ 3, 990 A.2d 535 ("Because [the appellant] did not provide us with a transcript of the hearing below, we must assume that the record would support the trial court's findings . . ."). His remaining arguments involving additional errors in the child support worksheets were not brought to the trial court's attention and are not preserved for appeal. *Akers v. Akers*, 2012 ME 75, ¶ 9, 44 A.3d 311 ("Mathematical or other asserted errors in the calculation of child support should be brought directly to the attention of the trial court in order to avoid the unnecessary cost and delay of an appeal.").

The entry is:

Judgment affirmed.

On the briefs:

David Torres, pro se appellant

Heather S. Walker, Esq., Paradie, Sherman, Walker & Worden, Lewiston,
for appellee Denise Paulick

Lewiston District Court docket number FM-2012-528
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