FILED JAMES W. GIACOMINO CLERK, SUPERIOR COURT 4/15/2025 3:39:03 PM By: M. Forrester

ARIZONA SUPERIOR COURT, PIMA COUNTY

HON. SCOTT MCDONALD CASE NO. CR20251060-001

CR20251454-001

COURT REPORTER: Ellen Colonna

Courtroom - 472

DATE: April 15, 2025

STATE OF ARIZONA Rachel L Stiles, Esq. counsel for State

VS.

LANE JEFFERY MYERS William J Parven, Esq. counsel (CR20251454-

Defendant 001) and advisory counsel (CR20251060-001) for

Defendant

In Proper Person (CR20251060-001)

MINUTE ENTRY

CASE MANAGEMENT CONFERENCE / PRE-TRIAL CONFERENCE

Defendant present, in custody.

Victim is present.

The Defendant argues motions and positions to the Court.

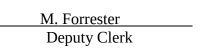
The Defendant moves to join in Mr. Parven's Motion to dismiss Aggravated Harassment Counts on Grounds of Vagueness, Overbroad and the First Amendment.

The Court having conferred with counsel and the Defendant,

IT IS ORDERED AS FOLLOWS:

- 1. Setting the matter for a Jury Trial on July 21, 2025, at 10:30 AM, in Division 16; 12-person jury; estimated length of trial is 5 Days;
- 2. Written requests for a jury questionnaire shall be filed no later than 60 days before trial.
- 3. That a Status Conference Re: Trial Date and Defendant's Motion for Rehearing on Bail Pursuant to Rule 7.4(c) is set on April 21, 2025, at 3:00 PM, in Division 16 in CR20251454-001.
- 4. That a Pre-Trial Conference and Hearing Re: Defendant's Access to Law Resources in Jail is set on April 21, 2025, at 3:00 PM, in Division 16 in CR20251060-001.

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MINUTE ENTRY

Page 2 Date: April 15, 2025 Case No.: CR20251060-001

CR20251454-001

Please review the attached instructions regarding exhibit submission procedures. Exhibits should be placed in the large brown drop-box located next to the glass double doors on the eighth floor of the Superior Court building. For any questions regarding exhibit marking or submission only, please contact (520) 724-8279.

cc: Hon. D. Douglas Metcalf Hon. Scott McDonald Rachel L Stiles, Esq. William J Parven, Esq. Lane Jeffery Myers Pretrial Services

M. Forrester
Deputy Clerk

EXHIBIT SUBMISSION PROCEDURES

- 1. For telephonic hearings, exhibits should be submitted <u>one week prior</u> to the hearing date, regardless of number.
- 2. For in-person hearings, exhibits should be submitted <u>one week prior</u> to the hearing if there are fifteen (15) or more exhibits.
- 3. For **contested Protective Order Hearings** (Order of Protection or Injunction Against Harassment), or **Family Law Temporary Orders Without Notice** hearings, exhibits should be submitted at least <u>three (3) days</u> prior to the hearing.
- 4. Individual exhibits <u>must</u> be stapled if multiple pages. If an exhibit is too thick for a stapler, please use a binder clip or rubber band on the exhibit.
- 5. Please <u>do not</u> submit exhibits in notebooks or binders. The only exception would be when <u>one</u> exhibit may be too voluminous to staple and would fill an entire binder.
- 6. We **DO NOT** accept emailed or electronic exhibits. All exhibits must be submitted in person to the 8th floor drop box, or mailed (USPS, FedEx, UPS) to: Pima County Clerk of Superior Court, attn: Karla Ronquillo, 110 West Congress, Suite 131A, Tucson, AZ 85701.
- 7. The Clerk of Court <u>will not</u> remove exhibits from a previous hearing and re-mark said exhibits for a future hearing.
- 8. All new hearings will require submission of new exhibits.
- 9. If a hearing is <u>continued</u> to another date due to insufficient time to complete the hearing, those exhibits will be carried over to the next hearing date. You would not need to submit new exhibits.
- 10. All non-admitted exhibits will be released back to the parties at the end of the hearing. If a party is appearing telephonically or by TEAMS, they will have two (2) weeks from the hearing date to pick up the non-admitted exhibits, or the exhibits will be destroyed. The parties may contact the Exhibits Unit at (520) 724-3290, to pick up their exhibits.

Information regarding Clerk of Court marking procedures

- 1. Petitioner/Plaintiff's exhibits are marked using numbers. The party filing the initial petition/motion in a case will <u>always</u> be considered as the Petitioner/Plaintiff, regardless of who files any subsequent petition/motion.
- 2. Respondent/Defendant's exhibits are marked using letters. If there are more than 26 exhibits, the next 26 would be marked as AA through AZ, then BA through BZ, etc.
- 3. We do not utilize subsections. (We will not mark exhibits as 1A, 1B, etc.)
- 4. We **do not** skip numbers/letters, or reserve space. Exhibits will be marked sequentially.
- 5. In Civil or Criminal cases, each photograph is considered as a separate exhibit, unless it is included as part of an official report.
- 6. Audio or Video evidence may be placed on a CD or USB drive. If each audio or video segment is to be considered as a separate exhibit, it must be placed on a separate CD or USB drive.
 - Please make sure you bring your own laptop or electronic device to play these types of exhibits.
- 7. Original depositions are not marked as exhibits unless, and until, they are used at trial.
- 8. Once exhibits have been identified in a minute entry, they cannot be altered or added to. A new exhibit would need to be submitted.
 - For further assistance regarding exhibit submission procedures, please contact (520) 724-8279, or (520) 724-8293.