

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2018-053929

08/20/2020

HONORABLE THEODORE CAMPAGNOLO

CLERK OF THE COURT
G. Chavez
Deputy

SKY BOLES

SKY BOLES
3307 W ECHO LN
PHOENIX AZ 85051

v.

JASON TARRELL, et al.

MARY T HONE

KATHRYN A BATTOCK
EMILY H MANN
TROY B STRATMAN
MARK ZINMAN
JUDGE CAMPAGNOLO

MINUTE ENTRY

The Court has received Plaintiff's Response to Defendant Northern Manor Townhouse Association Statement of Facts, which the Court cannot consider because the Statement of Facts does not comply with the Court's protocol on bookmarking exhibits.

IT IS ORDERED rejecting Plaintiff's Response to Defendant Northern Manor Townhouse Association Statement of Facts for failure to comply with the Court's protocol on bookmarking exhibits.

IT IS FURTHER ORDERED that Plaintiff shall refile Plaintiff's Response to Defendant Northern Manor Townhouse Association Statement of Facts in compliance with the Court's protocol on bookmarking exhibits no later than **September 7, 2020**.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2018-053929

08/20/2020

****Counsel please review the information below****

Motions with Exhibits: All e-filed pleadings, including, but not limited to, summary judgment pleadings, that contain more than 5 exhibits shall contain bookmarks to all exhibits attached to your pleading(s). All bookmarks must be contained in your e-filed pleading in pdf format. The bookmarking to exhibits is crucial, so that the Court can readily locate an exhibit without undue delay. The Court does not want hard copies of the exhibits, and the Court does not want the materials on CD, thumb drive or email. DO NOT bookmark or hyperlink case citations. Any bookmarks/hyperlinks to any websites or the internet (e.g., Westlaw) will not work. Failure to provide the bookmarks as required above will result in the issuance of a Minute Entry rejecting the pleading. The party will be required to efile a new pleading with proper bookmarking no later than 14 days after the filing of the Minute Entry rejecting the original pleading. The Court reserves the right to disallow any pleadings that are not re-e-filed within 14 days. You may obtain further information on e-filing with bookmarks by going to the Clerk's website as follows:

clerkofcourt.maricopa.gov
click on "eFiling(Live)" in the "eGovernment" box
click on "eFiling Guidelines (Applies to all Documents filed with the Clerk):Click Here"
click on "2.03 Document Format" in the Table of Contents
Go to 2.03(b)

I am aware that some attempted book markings may be unsuccessful due to software incompatibility with the Clerk's software, or because the documents' size exceeds the Clerk's capacity. In those situations, upon the filing of a notice to that effect signed by the party's attorney, the bookmarked document may be submitted to the Court on a CD.

Motion Practice: Motions, responses and related pleadings shall comply with the length and other requirements of the Rules. If an extension of response or reply time is necessary, try to reach agreement among the parties, and then submit a stipulation. If you file a motion for leave to exceed the page length of a pleading, you will need to provide specific reasons. A generic statement that you need more pages may result in denial of your motion.

This division requires that all motions, responses, replies and other Court requested filings in this case must be submitted individually. The parties shall not combine any motion with a responsive pleading. All motions are to be filed separately and designated as such. No pleadings will be accepted if filed in combination with another. Motions or stipulations shall be efiled with proposed orders. ALL proposed orders when applicable, shall be efiled in Word format.