

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-094502

11/23/2015

HON. ROBERT H. OBERBILLIG

CLERK OF THE COURT
I. Ostrander
Deputy

TANGLEWOOD H O A

JAMES PORTMAN WEBSTER

v.

JAMES E GOODE

JAMES E GOODE
2371 W HAZELWOOD ST
#62
PHOENIX AZ 85015

DOCKET-CIVIL-SE

**STATUS CONFERENCE
TRIAL TO THE COURT SET**

Courtroom 206 SEF

9:42 a.m. This is the time set for telephonic Status Conference to set trial. Plaintiff is represented telephonically by counsel, James Portman Webster. Defendant is present telephonically on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Discussion is held.

9:45 a.m. Court stands in recess as the call is inadvertently disconnected.

9:47 a.m. Court reconvenes, with Plaintiff's counsel and Defendant present telephonically.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-094502

11/23/2015

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Further discussion is held.

LET THE RECORD REFLECT that Defendant's address is incorrect in iCIS. Defendant indicates on the record that his correct address is as follows:

- 2371 W. Hazelwood Street, #62
Phoenix, Arizona 85015

IT IS ORDERED directing the Civil Docket to update Defendant's address in iCIS as stated this date on the record in open court.

Based on the discussion held,

IT IS ORDERED setting this matter for **Trial to the Court on March 3, 2016, at 1:30 p.m. (2 hours allotted).** Trial is set before:

The Honorable Robert H. Oberbillig
Maricopa County Superior Court
Southeast Judicial District
222 E. Javelina Avenue
Courtroom 206
Mesa, Arizona 85210
(602) 506.2194

All court proceedings are recorded by audio and video method and not by a court reporter. Pursuant to Local Rule 2.22, if a party desires a court reporter for any proceeding in which a court reporter is not mandated by Arizona Supreme Court Rule 30, the party must submit a written request to the assigned judicial officer at least ten (10) judicial days in advance of the hearing and must pay the authorized fee to the Clerk of the Court at least two (2) judicial days before the proceeding. The fee is \$140 for a half day and \$280 for a full day.

THIS IS A FIRM TRIAL SETTING. A MOTION TO CONTINUE BASED ON LACK OF PREPARATION WILL NOT BE GRANTED.

IT IS FURTHER ORDERED that a Joint Pretrial Statement in accordance with Rule 16(d), Arizona Rules of Civil Procedure, shall be filed by 5:00 p.m. on **February 25, 2016.**

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-094502

11/23/2015

IT IS FURTHER ORDERED as follows:

PROCEDURES FOR SUBMITTING EXHIBITS TO BE MARKED FOR TRIAL

- **Provide an exhibit list with a brief description of each exhibit.** The list should contain the case number, the caption, the scheduled trial date, and **the party (Plaintiff/Defendant) submitting the exhibits.**
- Counsel should confer and do the following:
 - Indicate on the exhibit list those exhibits that have been stipulated into evidence; and
 - Insure that there are **NO duplicate exhibits submitted.**
- Exhibits will be marked numerically and consecutively.
 - Plaintiff's exhibits are marked first, followed by Defendant's.
 - **Do NOT use subsections of exhibits**, e.g., 4a or 4.001. If subsections are used, each subsection will be marked as the next consecutive number and your exhibit list numbers will not match the Court's exhibit list numbers. Please use **only** the next consecutive number for each exhibit.
 - Do not leave blank spaces as numbers will not be held. If there is a blank, the next exhibit shall be marked consecutively to the previously numbered exhibit.
- Exhibits shall be submitted in three-ring binders **only if there are fewer than 100 total exhibits** and shall be **separated by a numbered, tabbed divider sheet**. Three-ring binders shall **not** be 100 percent full. The tabbed divider shall reflect the number of the exhibit and shall be placed on top of the exhibit. Exhibits shall be stapled or clipped. **DO NOT STAPLE THE DIVIDER TO THE EXHIBIT.**
- If there are more than 100 exhibits, each exhibit shall be stapled together separately (or fastened with an Acco binder), with a colored sheet of paper between each exhibit and with the corresponding exhibit number thereon. The exhibits shall be contained in a Banker's box.
- Blow-ups and large items may only be used for demonstrative purposes during trial. If you would like them to be marked as an exhibit, you must provide/submit an 8 ½ x 11" photo of the item for marking as an exhibit.
- **Depositions are NOT marked as exhibits.** Counsel shall present **ORIGINAL** depositions for filing at the same time that exhibits are provided. **ORIGINAL** depositions are filed in by the division clerk.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-094502

11/23/2015

- **EXHIBITS MUST BE DELIVERED to Judge Oberbillig's division clerk by 12:00 p.m. on February 25, 2016.** If the clerk is unavailable, the exhibits may be given to the bailiff or to the judicial assistant.
- **A bench copy of all exhibits marked for trial shall be provided for the Court's use during trial.** When providing the bench copy, please **submit** exhibits in a binder, following the instructions for submitting exhibits to be marked.

PLEASE NOTE: If/when a party files a pleading within 48 hours of a scheduled event, the party also should email the pleading to the Court's judicial assistant at gomezr002@superiorcourt.maricopa.gov and to dellergof@superiorcourt.maricopa.gov.

COUNSEL SHALL UPLOAD AND E-FILE ALL PROPOSED ORDERS IN WORD FORMAT ONLY TO ALLOW FOR POSSIBLE MODIFICATION BY THE COURT.

9:50 a.m. Hearing concludes.