

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2013-009093

11/13/2013

HONORABLE ARTHUR T. ANDERSON

CLERK OF THE COURT
L. Nelson
Deputy

STATE OF ARIZONA, et al.

KEVIN D RAY

v.

MARICOPA COUNTY COMMUNITY
COLLEGE DISTRICT BOARD

LYNNE C ADAMS

STATUS CONFERENCE SET

Courtroom ECB-511:

9:21 a.m. This is the time set for Comprehensive Pretrial Conference. Plaintiffs, State of Arizona and Thomas C. Horne (the State), are represented by counsel, Jinju Park and Leslie Kyman Cooper for Kevin D. Ray. Defendant, Maricopa County Community College District Board, is represented by counsel, Mary O'Grady for Lynne C. Adams.

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

Discussion is held regarding case status and future scheduling including whether an expert witness is necessary.

IT IS ORDERED setting the following schedule for disclosure, discovery, and pre-trial procedures as set forth unless the parties obtain written modifications by the Court:

- 1) **December 13, 2013-** The parties shall exchange initial disclosure statements;
- 2) **December 16, 2013-** Any pleading to amend the Complaint shall be filed;

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2013-009093

11/13/2013

- 3) **January 10, 2014-** The parties shall disclose the names of all non-expert witnesses;
- 4) **January 24, 2014-** Dispositive motions directed at the State shall be filed;
- 5) **March 14, 2014-** Factual discovery shall be completed;
- 6) **April 18, 2014-** Defendant shall disclose the opinion and report of its expert witness.

IT IS ORDERED setting a Status Conference in this matter on **April 25, 2014, at 11:00 a.m. (30 min.)** in this division. The expert witness issue and objections thereto shall be discussed. The parties may appear telephonically. Counsel will need to confer as the Court cannot accept multiple calls. If all parties wish to appear telephonically, Plaintiff's counsel shall initiate the conference call. The Court's phone number is (602) 506-0341. Transmissions over cellular telephones and speaker phones are not clearly received by the Court's phone system and, therefore, are not allowed.

Plaintiff's counsel shall notify this Division whether the parties will be appearing telephonically the day prior to the hearing.

9:38 a.m. Court stands at recess.

9:39 a.m. Court reconvenes with respective counsel present.

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

Counsel is advised to contact the Court in the event of a discovery dispute.

9:40 a.m. Hearing concludes.

ALERT: The Arizona Supreme Court Administrative Order 2011-140 directs the Clerk's Office not to accept paper filings from attorneys in civil cases. Civil cases must still be initiated on paper; however, subsequent documents must be eFiled through AZTurboCourt unless an exception defined in the Administrative Order applies.