

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CR2014-152207-001 DT

08/14/2015

HONORABLE WARREN J. GRANVILLE

CLERK OF THE COURT  
B. Navarro  
Deputy

STATE OF ARIZONA

AARON HARDER  
EDWARD G PAINE

v.

BRIAN YAZZIE (001)

RICHARD RANDALL  
PAULA DIXON

JUDGE SAM MYERS

**SETTLEMENT CONFERENCE;**  
**TRIAL SET**

**LET THE RECORD REFLECT** that prior to calling this matter on the record, Court and counsel met and conferred, informally, in Chambers.

1:55 p.m. This is the time set for a Settlement Conference.

Courtroom 6A SCT

|                       |                                  |
|-----------------------|----------------------------------|
| State's Attorney:     | Aaron Harder and Edward G. Paine |
| Defendant's Attorney: | Richard Randall                  |
| <i>Knapp</i> Counsel: | Paula Dixon                      |
| Defendant:            | Present                          |

Court Reporter, Rochelle Dobbins, is present.

A record of the proceeding is also made by audio and/or videotape.

The Victim's next of kin are present.

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CR2014-152207-001 DT

08/14/2015

The Court advises the Defendant of the purpose of this Settlement Conference and of the trial process.

Discussion is held.

2:39 p.m. The court stands at recess.

3:33 p.m. Court reconvenes.

|                       |                                  |
|-----------------------|----------------------------------|
| State's Attorney:     | Aaron Harder and Edward G. Paine |
| Defendant's Attorney: | Richard Randall                  |
| <i>Knapp</i> Counsel: | Paula Dixon                      |
| Defendant:            | Present                          |

Court Reporter, Rochelle Dobbins, is present.

A record of the proceeding is also made by audio and/or videotape.

Discussion is held.

The Defendant is advised of the sentencing range if convicted at trial as opposed to the sentencing range if he accepts the plea offer.

The State advises what the plea offer is and that the plea offer of 13-15 years in prison expires today, but the State agrees to continue settlement negotiations.

Further discussion is held.

The Defendant rejects the current plea offer.

The State requests that trial be set for November 2, 2015 and that this Division keep this case for trial.

On the promise of a written motion to comply with the Administrative Order,

The Court finds that delay is indispensable to the interests of justice and that the following extraordinary circumstance(s) exist warranting the continuance:

- Rule 15 work is needed;
- Trial schedule of counsel

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CR2014-152207-001 DT

08/14/2015

The Victim does not object to a trial date of November 2, 2015.

The Defendant agrees to waive time.

**IT IS ORDERED** setting **Trial** for **November 2, 2015 at 8:00 a.m.** before the Master Calendar Assignment Judge located in the South Court Tower, 5<sup>th</sup> Floor, Courtroom 5B.

With agreement of the parties,

**IT IS ORDERED** extending the Last Day to November 16, 2015.

**IT IS FURTHER ORDERED** setting the next **Complex Case Management Conference** for **September 3, 2015 at 8:30 a.m.** in this Division.

The parties shall file a Joint Case Management Report, as described in the Complex Case Designation and Case Management Order, **at least 2 working days before the Case Management Conference.**

**IT IS ORDERED** affirming prior custody orders.

3:50 p.m. Matter concludes.

This case is eFiling eligible: <http://www.clerkofcourt.maricopa.gov/efiling/default.asp>. Attorneys are encouraged to review Supreme Court Administrative Order 2011-140 to determine their mandatory participation in eFiling through AZTurboCourt.