

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2008-153488-001 SE

08/27/2009

JUDGE PRO TEM STEVEN K. HOLDING

CLERK OF THE COURT
P. M. Espinoza
Deputy

STATE OF ARIZONA

SEAN KELLY

v.

SHANNON L PALMER (001)
DOB: 12/13/1969
Booking No.: P454891

DAVID LOCKHART
APO-SENTENCINGS-SE
COMM. ARNOLD
CORRECTIONAL HEALTH SERVICES
COURT FORENSIC SERVICES UNIT
D & C MATERIALS-SE
MAGELLAN HEALTH SERVICES
VICTIM SERVICES DIV-CA-SE

DEFENDANT COMPETENT - A.R.S. Section 13-4510(B) - SUBMISSION

2:10 p.m.

Courtroom CCB-1303

State's Attorney:	Juli Warzynski
Defendant's Attorney:	Eileen Sullivan
Defendant:	Present

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

This is the time set for Rule 11 Competency Hearing re: Third Report.

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The Court having received a written stipulation for submission of the Defendant's competency based upon the written report(s) by Dr. Roger Martig dated 08/26/09, Dr. Gwen Levitt dated 07/10/09 and Dr. Luz Mogrovejo dated 07/27/09;

The stipulation having been accepted and the report(s) having been considered,

THE COURT FINDS the Defendant understands the proceedings and is able to assist counsel with Defendant's defense.

THE COURT FURTHER FINDS the Defendant competent pursuant to A.R.S. Section 13-4510(B).

THE COURT FURTHER FINDS that the current medication regimen is necessary to ensure Defendant's ongoing competency.

IT IS ORDERED that the Defendant shall take all medications and shall follow any treatment plan as prescribed.

IT IS FURTHER ORDERED that Correctional Health Services shall continue to monitor the Defendant for his/her medication and treatment plan needs.

The Court endorses Commissioner Arnold on the court's minute entry noting that the Defendant has an active Title 36 matter under MH 2008-002148.

IT IS FURTHER ORDERED transferring this matter to Judge Contes for all further proceedings.

IT IS FURTHER ORDERED setting Status Conference on **September 3, 2009 at 8:30 a.m.** before Judge Contes.

IT IS FURTHER ORDERED excluding the time from 06/12/09 through 08/27/09 pursuant to Rule 8.4 (76 days).

LET THE RECORD REFLECT that a new last day shall be calculated by the trial court if deemed appropriate.

IT IS FURTHER ORDERED affirming prior custody/release orders.

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IT IS FURTHER ORDERED that the written report(s) of the expert(s) be sealed and maintained in a confidential manner by the Clerk of the Superior Court; said report(s) shall not be disclosed to anyone except by written order of the Court.

SEALED AND FILED: Medical report(s) by the expert(s).

The Court notes that it has previously been reported that the Defendant is enrolled with **People of Color Network**.

2:13 p.m. Matter concludes.