

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2004-091113

01/06/2005

ROSANN JOHNSON
FOR COMMISSIONER HUGH HEGYI

CLERK OF THE COURT
E. Smith
Deputy

000434935100
STATE OF ARIZONA, EX REL, DES
VANESSA MONEY

FILED: 01/13/2005

VANESSA MONEY
4117 E ST CATHERINE AVE
PHOENIX AZ 85040

AND

PETE ANZALDUA

BRANDY M RAMSAY

AG-CHILD SUPPORT-EAST VALLEY
OFFICE
JUDGE ARTHUR ANDERSON
SUPPORT SERVICES-CCC

IV-D HEARING

Courtroom 305

2:39 p.m. This is the time set for Child Support Establishment and Default Hearing on Paternity. Petitioner/Mother, Vanessa Money, is not present or represented. Respondent/Father, Pete Anzaldua, is present and represented by counsel, Douglas Loefgren on behalf of Brandy M. Ramsay.

A digital audio recording of this proceeding is being made by the "For the Record" recording system in lieu of a court reporter.

Pete Anzaldua is sworn.

Counsel for Father addresses the Court.

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Discussion is held.

The Court has reviewed the file and the Default Decree Father's counsel has provided to the Court.

THE COURT FINDS that the judge assigned to this case had previously designated Mother as the primary residential parent. The parties were also ordered to participate in a non-confidential parenting conference on December 1, 2004.

LET THE RECORD REFLECT that the Court has reviewed the Parenting Conference Report. It was noted that the proposed Decree presented by Father's counsel was not in conformance with the recommendations of the Parenting Conference Officer in that the Default Decree provided for sole custody to Father. In addition, the Court has previously found by a preponderance of evidence that the Respondent/ Father has committed acts of domestic violence. (Minute Entry dated October 13, 2004).

2:52 p.m. The Court stands at recess.

4:45 p.m. The Court reconvenes. Petitioner/Mother, Vanessa Money, is present on her own behalf. Respondent/Father, Pete Anzaldua, is present and represented by counsel, Douglas Loefgren. The State is represented by Assistant Attorney General, Paula J. Cotitta.

Vanessa Money is sworn.

Counsel for the State advises the Court of the State's position and recommendations.

THE COURT FINDS that Mother remains unrepresented. She was again urged to seek assistance of legal counsel in these important matters. She does not appear to comprehend that her inaction may be detrimental to her position.

THE COURT FURTHER FINDS that it is inappropriate for the IV-D Commissioner to determine whether to accept a "Default Decree" in this instance concerning custody, parenting time and support.

IT IS THEREFORE ORDERED referring this matter to Judge Arthur Anderson for determination as to the form of custody, parenting time, and support, or whether the Court should accept and sign Father's "Default Decree." Judge Anderson's division will contact the parties to schedule a hearing in this matter.

On a temporary basis,

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IT IS ORDERED that Father shall pay to Mother as support for the minor children of the parties \$350.00 per month effective February 1, 2005. All support payments must be made payable to and sent to: Support Payment Clearinghouse, P.O. Box 52107, Phoenix, AZ 85072-2107.

Please note that the handling fee prescribed by A.R.S. §12-284 for support payments made by order of assignment was increased to \$2.25 monthly (\$27.00 annually) by legislation effective January 1, 1998. The handling fee also must be sent to the Support Payment Clearinghouse.

Until the wage assignment becomes effective, it is the responsibility of the party obligated to pay support/maintenance to pay the support to **Support Payment Clearinghouse, P. O. Box 52107, Phoenix, Arizona 85072-2107**. The payment should show the case number and/or ATLAS case number and the name of the party paying support and the name of the party who will receive the payment.

If payments are made directly to the person who is to receive the support, the payments may be considered a gift and no credit will be given towards the support obligation.

Any change in the paying party's employment and any change in the residential address of either party **must** be submitted to the Clerk's Office, in writing, within ten (10) days of the change (A.R.S. §25-322(C)). Failure to notify the Clerk's Office of any change may be considered contempt of Court.

4:55 p.m. Hearing concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at <http://www.superiorcourt.maricopa.gov/ssc/sschome.html>.

PLEASE NOTE: This Court utilizes a digital audio recording system to preserve the official record of proceedings. Persons requesting copies of recorded proceedings do not have to provide blank CDs. All CDs will be provided by the Court, regardless of when the copies are made. A fee of \$20.00 will apply to all copies requested, either on the day of the hearing or for hearings recorded on an earlier date. Counsel or litigants must complete the appropriate request form which may be obtained from the Self-Service Center or from Court staff and present the completed form to the Self-Service Center. All fees must be handled through the Self-Service Center. Upon payment of the appropriate fees through the Self-Service Center, a receipt will be issued which shall then be presented to Court staff for preparation of the CD.

NOTICE: A child should not be brought to the Courthouse to be present during a Court proceeding except in the circumstance that the child is to be interviewed by the Judge in chambers or unless the child's presence is otherwise required for the Court

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proceeding. Whenever a child is brought to the Courthouse, it is the responsibility of the party who brings the child to arrange for appropriate care and supervision of the child outside of the courtroom and judicial offices. The duties of Court personnel do not permit them to perform this function.