

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2010-092566

02/18/2014

HONORABLE JOHN R. HANNAH JR

CLERK OF THE COURT  
C. Kiesling  
Deputy

IN RE THE MATTER OF  
SHEENA MARIE SINGH

SHEENA MARIE SINGH  
1901 W MADISON ST  
#129  
PHOENIX AZ 85009-5294

AND

RYAN WALTER PRUNTY

JOHN G BEDNARZ

FAMILY COURT SERVICES-CCC  
TASC - MESA

MINUTE ENTRY

Courtroom SEF 204

10:00 a.m. This is the time set for Temporary Orders regarding Petitioner's *Motion for Post-Decree Temporary Order Without Notice for Modification of Parenting Time and Child Support*. Petitioner/Mother, Sheena Singh is present on her own behalf. Respondent/Father, Ryan Prunty is represented by above named counsel.

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

Sheena Singh, Ryan Prunty, Eric Baker, Scott Hooley and Charles Smith are sworn.

Counsel for Petitioner invokes the Rule of Exclusion of Witnesses (Arizona Rule of Evidence 615). The witnesses are directed to step outside the courtroom until such time as they

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are called upon to testify. The witnesses are admonished by the Court that no witness shall discuss his or her own testimony, or other witnesses' testimony, until he or she has been called and released as a witness.

Sheena Singh testifies.

IT IS ORDERED that the amended petition provided to the Court from Petitioner be filed and docketed. A copy has been provided to opposing party's attorney.

Ryan Prunty testifies.

Exhibit 3 is withdrawn.

Exhibits 1, 2, 4 through 6 and 13 through 15 are received in evidence.

The Court has considered all of the testimony and evidence and the factors under A.R.S. section 25-403, as stated on the record.

IT IS ORDERED that on a temporary basis the request to modify decision-making is denied. The parent shall continue to have joint legal decision-making authority of the minor children consistent with the conditions of the order of protection.

IT IS FURTHER ORDERED the request to modify the amount of Father's parenting time is denied on a temporary basis.

LET THE RECORD REFLECT that additional conditions temporarily apply to Father's parenting time as follows:

- No contact between the children and Patricia Holley
- Abstain from alcohol and illegal substances
- Random test at TASC once a week to include ETG for alcohol

IT IS FURTHER ORDERED that Father must comply with the requirements of the Municipal Court probation as to the domestic violence education and alcohol education.

IT IS FURTHER ORDERED Father shall exercise his parenting time primarily at the paternal grandmother's home, meaning that this home will be "home base" for the parenting time and the children will sleep there. Father's parenting time shall be supervised by the paternal grandmother or paternal siblings. "Supervised" means that the supervising person shall

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generally be present at the home where the parenting time is taking place. The supervisor is not required to be personally present with the parent and children at all times. The supervisor may leave the home, or allow the parent to leave the home with the children, so long as the period of time is defined and limited and the parent is accountable to the supervisor at all times.

IT IS FURTHER ORDERED that Mother is to be notified immediately and Father's parenting time terminated if he has used alcohol before or during his parenting time.

As to child support,

IT IS ORDERED on a temporary basis **that Father shall pay child support to Mother in the total amount of \$ 684.92 per month, commencing March 1, 2014.** All payments shall be made through the Support Clearinghouse via an automatic Income Withholding Order issued this date. Father is advised that until such time as the Income Withholding Order becomes effective, Father has an affirmative obligation to pay the child support directly to the Support Clearinghouse.

Income Withholding Order Confirmation # 413547

All obligations for child support for each shall terminate when the child(ren) each attain the age of 18 years or is otherwise emancipated, but in the event any child attains the age of 18 years while attending high school, support shall continue to be provided during the period in which said child is actually attending high school but only until the child reaches 19 years of age. Provisions for health insurance and non-insured health expenses for the child(ren), as provided for below, shall be deemed to be additional child support and shall be enforceable as such.

Pursuant to A.R.S. §25-503(I), the right of a parent, guardian or custodian to receive child support payments as provided herein vests as each installment falls due. Each vested child support installment is enforceable as a final judgment by operation of law.

IT IS ORDERED setting this cause for **Trial** to the Court on **July 22, 2014 at 9:00 a.m.** before:

The Honorable John R. Hannah  
Southeast Judicial District  
Courtroom 204  
222 East Javelina Avenue  
Mesa, Arizona 85210

**Time Allotted: 3 Hours**

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LET THE RECORD REFLECT that motions to continue the trial filed more than 30 days before trial will not be granted absent a showing of good cause. Motions to continue the trial filed less than 30 days before trial will not be granted absent a showing of extraordinary circumstances.

IT IS FURTHER ORDERED all discovery shall be completed at least 30 days prior to trial.

A **Joint Pretrial Statement** shall be filed pursuant to Rule 6.8(b), Local Rules of Maricopa County (Domestic Relations Proceedings) no later than at least 5 days prior to trial. If a Joint Pretrial Statement is impossible, then this Court will accept Separate Pretrial Statements. If the parties want to make an opening statement, it may be included in the Pretrial Statement. In addition, each party shall attach to the Pretrial Statement:

1. An updated affidavit of the current financial circumstances pursuant to Rule 6.7, Local Rules of Maricopa County.
2. A current and detailed inventory and appraisal of the property and assets of the parties.
3. A proposal of how the property and assets should be divided and the proposed disposition of each issue before the Court.
4. A Child Support Worksheet completed pursuant to the Statewide Child Support Guidelines. If a jointly prepared Worksheet is not filed, each party shall file a completed Child Support Worksheet.

Objections and pretrial motions not filed at least 10 days prior to trial may be deemed waived. Postponements will be granted only in accordance with appropriate rules.

Failure of counsel or of any party to present the Joint Pretrial Statement in proper form including each and every attachment required shall, in the absence of good cause shown, result in the imposition of any or all available sanctions pursuant to Local Rule 6.2(e).

If this matter is settled and will proceed in the manner of a default, you may contact this division for an expedited hearing date.

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Counsel are advised that if the presentation of evidence does not allow for closing arguments, the Court will direct the parties to submit written closing arguments. If time allows for closing arguments, the Court may hear closing arguments at that time.

IT IS FURTHER ORDERED that the parties and, if represented, counsel shall provide to the clerk of this division **any exhibits they shall seek to admit into evidence.** All exhibits must be clearly identified, separated by a COLORED sheet and hand delivered to the Clerk of this Division no later than **11:00 a.m. 7 days prior to trial.** All exhibits shall be **hand-delivered directly to court staff at this Division's suite.** No Trial exhibits shall be presented for marking that have not been previously exchanged. No duplicate exhibits shall be presented for marking. **Failure to obey these orders may result in exclusion of the exhibit and/or waiver of objections.**

IT IS FURTHER ORDERED that in the event the parties have a natural or an adopted minor, unemancipated child in common, both parties shall have completed an approved Parent Education Program in accordance with A.R.S. § 25-831 et seq. Prior to the trial, and file proof thereof prior to or at the trial. **IF NEITHER PARTY HAS COMPLETED THE PARENT EDUCATION PROGRAM PRIOR TO THE TRIAL, THE COURT MAY VACATE THE TRIAL AND REQUIRE COMPLIANCE PRIOR TO PROCEEDING.** If only one party has completed the Parent Education Program, the Court may permit that party to proceed by default.

IF EITHER PARTY FAILS TO APPEAR FOR TRIAL, THE TRIAL MAY NEVERTHELESS PROCEED, AND RELIEF MAY BE ENTERED IN FAVOR OF THE PARTY WHO HAS APPEARED.

IF BOTH PARTIES FAIL TO APPEAR, THE TRIAL MAY BE VACATED AND/OR THE ACTION MAY BE DISMISSED.

LET THE RECORD REFLECT that this Court cannot guarantee the quality of the reception and whether a person can hear or be heard during a telephonic appearance if requested and granted. If there is difficulty with the telephonic appearance the above-set Trial will NOT be reset. Any telephonic appearance MUST be from a land line, not a cell phone, and not on speaker phone.

**NOTICE**

You may request conclusions of fact and law on the following issues, if they are contested: the issues of child custody, relocation requests, spousal maintenance, community property, community debt and child support. To request conclusions of fact and law, you must file a written request with the court before the trial or the evidentiary hearing. If you make a

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written request before the trial or evidentiary hearing, the court will make conclusions of fact and law as part of the final decision.

If any party asks the Court to make findings of fact and law on any issue, each party must file written proposed findings of fact and law on those issues. The proposed findings also must be submitted in an electronic form that is editable, preferably Microsoft Word. The proposed findings must be submitted with the Pretrial Statement.

IT IS FURTHER ORDERED that Mother shall file a written notification if she plans on relocating not later than May 2, 2014.

There being no further need to retain the exhibits not offered in evidence in the custody of the Clerk of the Court,

IT IS ORDERED that the Clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked, or to their written designee.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

ISSUED: Exhibit Release Form (2); TASC

11:34 a.m. Matter concludes.

IT IS FURTHER ORDERED signing this minute entry as a formal, enforceable pre-judgment order of this Court.

/s/: JOHN HANNAH

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THE HONORABLE JOHN R. HANNAH  
JUDICIAL OFFICER OF THE SUPERIOR COURT

**PLEASE NOTE: IMPORTANT INFORMATION RE: CD/VIDEOTAPE  
FEE CURRENTLY IN EFFECT**

This Courtroom uses an electronic recording system for the record. All CDs and videotapes 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

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recorded on an earlier date. Forms to request a recording of a proceeding are available in the Self-Service Centers and in the FTR courtrooms.

If a party wants a court reporter to record a proceeding in this Court, a written request must be filed at least 48 hours before the commencement of the proceedings.

A person requesting a daily copy CD or videotape must complete the appropriate request form and pay the applicable fee at 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 or videotape in the customary manner.

A person wanting a copy of a hearing from a previous occasion must contact Electronic Records Services at 602-506-7100 or Ken Crenshaw at 602-506-7100.

**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 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.

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