

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2013-096390

03/13/2014

COMM. VERONICA W. BRAME

CLERK OF THE COURT
L. Hart
Deputy

IV-D ATLAS NO. 000983641700
OJ CASE NO. 00068668001
STATE OF ARIZONA, EX REL, DES
TAMICA YVETTE WHITE

TAMICA YVETTE WHITE
NO ADDRESS ON RECORD

AND

DARRELL TRAVIS FETHER

DARRELL TRAVIS FETHER
1710 S GILBERT RD APT 2117
MESA AZ 85204-8011

AG-CHILD SUPPORT-EAST VALLEY
OFFICE
FAMILY COURT CONFERENCE
CENTER-SE

MINUTE ENTRY

The Court has read and considered the State's *Motion to Appear by Phone* filed on February 26, 2014. Good cause appearing,

IT IS ORDERED affirming the **Establishment Hearing set for March 18, 2014 at 10:00 a.m. (15 minutes allotted)** before **Comm. Veronica Brame** regarding the issues of paternity and child support pursuant to the State's *Petition for Paternity* filed on December 6, 2013.

Mother may appear telephonically by initiating a telephone call to **(602) 506-1590** (Arizona time) at the aforesaid time and date.

FILED: *Order Granting Request to Appear by Phone*

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(**NOTE:** All parties appearing telephonically must be joined in a single conference call and be prepared to hold until transferred into the courtroom. The call should be placed from a telephone in an area with no background noise to ensure the party can hear the proceedings in the courtroom. The call may not be placed from a vehicle.)

The parties are to check in with the Family Court Conference Center at the following location *prior* to checking in with the Assistant Attorney General outside of *Courtroom 305*:

**Family Court Conference Center
Suite 1300
First Floor
222 East Javelina
Mesa, AZ 85210-6201**

The parties will be directed to the appropriate courtroom at that time.

Each party is hereby advised that in the event he/she fails to appear, the Court will proceed in his/her absence and make a decision based on the testimony and information presented, which may include entering a default judgment and/or issuing a Child Support Arrest Warrant.

Telephonic Appearances

Please be advised if you reside within the state of Arizona, this Court requires your personal appearance in the courtroom. Telephonic appearances may only be considered if you demonstrate that you i) live out of state and ii) that travel expenses to Arizona would create a serious economic hardship. If you live outside the state of Arizona and wish to appear by telephone, the appropriate Motion to Appear Telephonically must be filed.

The **Self-Service Center** of the Maricopa County Superior Court located at 222 W. Javelina, Mesa, Arizona provides forms and instructions on filing various documents. The parties may also obtain forms from the Self-Service Center website at:

<http://www.superiorcourt.maricopa.gov/superiorcourt/self-servicecenter/forms/>

Please be further advised that the technology in the courtroom has its limitations. The Court will join the caller telephonically to the courtroom hearing. Should the caller be unable to hear the proceedings and unable to participate in a meaningful way, the Court's only option is to reset the matter and the caller shall appear for the future hearing in person.

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Communication with the Court

The parties are advised that since this is an open Title IV-D case, the State is an interested party; therefore the State:

1. Must be endorsed on all matters pertaining to child support;
2. Must sign off on all agreements reached by the parties; and
3. Must be served with any petitions that involve child support.

The parties are directed to the Office of the Assistant Attorney General, Department of Economic Security – Child Support Enforcement at the address above.

A party cannot engage in any *ex parte* communication with the Court (i.e., communication directed to the Court without knowledge of the other party). Therefore, for the Court to consider any request, all copies of any correspondence must be provided to the opposing parties.

Your pleading/motion must also tell the judicial officer the following:

- That the motion/pleading was filed with the Clerk of the Court.
- The date you delivered a copy of the motion to the other parties.
- The address to which the copy was sent to the other parties.
- Whether the delivery was by mail or by hand.

NOTE: If the above instructions are not followed, the pleading/motion will be rejected and not considered by the Court and will subject the filing party to re-filing their request.

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>.