

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 2000-094348

07/20/2005

PRO TEM DAVID L. ROSE

CLERK OF THE COURT
C. Gerhardt
Deputy

IN RE THE MARRIAGE OF
JILL MARY EHRESMAN

FILED: 08/09/2005

JILL MARY EHRESMAN
1129 N WEDGEWOOD #B
MESA AZ 85201

AND

LORENZO JESUS PALMA JR.

LORENZO JESUS PALMA JR.
755 E 1ST PL
MESA AZ 85203

CONCILIATION SERVICES-SE
EXPEDITED SERVICES-SE
TASC - MESA

MINUTE ENTRY

Courtroom 1

10:17 a.m. This is the time set for Resolution Management Conference. Petitioner Jill Mary Ehresman is not present or represented by counsel. Respondent Lorenzo Palma is present on his own behalf. Wife of Respondent Norma Palma is present.

A record of the proceeding is made using For the Record (FTR) digital audio.

Lorenzo Palma is sworn and testifies.

Norma Palma is sworn and testifies.

10:37 a.m. Jill Ehresman enters the courtroom.

Jill Ehresman is sworn and testifies.

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IT IS ORDERED that Father mail to Mother, or hand deliver to Mother at her address, copies of any documents and pleadings which he has filed with the Court including the Notice to the Court filed on July 8, 2005 regarding the CPS reports; the Notice to the Court filed July 14, 2005; the Notice to the Court regarding school attendance records dated July 11, 2005; and the Resolution Statement which was filed on July 11, 2005.

IT IS ORDERED that Mother provide this Court and Mr. Palma with a new address and phone number immediately upon relocating.

IT IS FURTHER ORDERED referring this matter to Expedited Services for calculation of arrearages and current child support on **August 8, 2005 at 7:45 a.m.**

IT IS FURTHER ORDERED that the parties shall comply with all orders and instructions of Expedited Services.

It appearing to the Court that there exists one or more contested issues pertaining to the custody and/or parenting time of the minor child(ren), the Court having determined that this is an appropriate matter to be referred to Conciliation Services for a non-confidential Parenting Conference, and the Court having contacted Conciliation Services in open Court to determine a time for the conference,

IT IS ORDERED referring this matter to Conciliation Services for a non-confidential Parenting Conference on **August 30, 2005 at 8:30 a.m.**

IT IS ORDERED that immediately following this hearing the parties shall report to Conciliation Services on the first floor of the Southeast Facility, 222 East Javelina Avenue to complete the required documents.

IT IS ORDERED that the parties shall fully cooperate comply with all directives of Conciliation Services.

IT IS FURTHER ORDERED that no party may notice any deposition of any staff member of Conciliation Services for any purpose without first obtaining permission from this division.

Should you fail to appear for your scheduled Parenting Conference appointment, the Court may impose sanctions and/or require that you participate in private services.

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IT IS ORDERED setting Trial in this matter on **September 30, 2005 at 10:30 a.m.** before:

HONORABLE CONNIE CONTES
Southeast Juvenile Facility
Courtroom 1
1810 S. Lewis Street, Mesa, Arizona 85210

(TIME ALLOTTED: 2 hours)

Issue(s) to be heard:

- 1. Child Support and Arrearages**
- 2. Custody and Parenting Time**

IT IS FURTHER ORDERED each party shall complete all disclosures and discovery and the parties shall exchange their witnesses and exhibit lists thirty days before the trial set herein.

IT IS FURTHER ORDERED that both sides **shall** hand-deliver to the Clerk of this Division all exhibits to be used at the trial **at least 3 business days prior to trial**. Exhibits shall be accompanied with a numbered list of each exhibit and shall be separated with a blank sheet of paper. All trial exhibits shall have been exchanged prior to that time. No duplicate exhibits shall be presented for marking. If either party fails to comply with the steps for marking exhibits, that party's exhibits may be precluded from being marked at the trial.

IT IS FURTHER ORDERED AS FOLLOWS:

1. Each party shall file an affidavit of current financial information and a Child Support Worksheet pursuant to the Child Support Guidelines at the time of presenting exhibits to the clerk.

Pre-Trial Statement

IT IS ORDERED that the parties shall file and provide this Division with a copy of a **Joint** Pre-trial Statement. **IF A PARTY OR PARTIES FAIL TO FILE THE PRE-TRIAL STATEMENT, THE COURT MAY VACATE THE TRIAL AND/OR IMPOSE SANCTIONS FOR FAILURE TO OBEY THIS COURT'S ORDER.** The Joint Pre-trial Statement shall state:

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1. The details of all agreements reached by the parties on substantive and procedural issues.
2. A statement of uncontested facts.
3. A **detailed** statement of each party's position on each contested issue.
4. Specific proposals by each party on how the contested issues can be resolved or narrowed.
5. A list of witnesses each party intends to call, and the substance of each witness's testimony.
6. A list of exhibits each party intends to offer, and the specific objections of each party to the other's exhibits.

Failure to obey this order in all respects may subject the offending party or counsel to all sanctions provided and allowed by court rule, statute or other law.

IT IS FURTHER ORDERED that counsel and/or the parties shall continue to file all pleadings and documents related to this family court case at the Southeast Adult Facility located at 222 East Javelina Drive, Mesa, Arizona 85210.

PLEASE NOTE: This Court utilizes a digital audio recording system to preserve the official record of proceedings. If a party wants a court reporter to record a proceeding in this Court, a written request must be filed at least 72 hours before the commencement of the 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.

IT IS ORDERED that Mother shall immediately participate in drug and alcohol testing.

IT IS FURTHER ORDERED:

1. Mother shall appear in person at TASC, Inc. at 2234 N. 7th St. Phoenix, at 423 N. Country Club Drive, Suite 19, in Mesa or at 5955 W. Myrtle Ave., Suites 2-4, Glendale within 24 hours of receipt of these orders.

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2. Mother shall present to TASC the Court Ordered Substance Abuse Testing Form issued by this Court, and shall provide all information necessary for its completion.
3. Mother shall provide such samples as are reasonably required by TASC to comply with this Order. Mother shall submit to the Screen A drug test (full spectrum of drugs including alcohol).
4. Mother shall sign, execute and deliver such forms of consent and authorization as shall be reasonable required by TASC to comply with this Order.
5. The results of said testing shall be reported directly to this Court in writing by TASC, with copies provided to counsel for both parties, or directly to the parties, if unrepresented.
6. Mother shall report for subsequent testing as directed by TASC, and shall present a photo I.D. at time of testing, along with any prescription medications currently being taken.
7. Mother shall pay the costs of his or her own testing **IN CASH, MONEY ORDER, OR CASHIER'S CHECK** at the time of testing.
8. All parties are advised that the failure, neglect or refusal to participate in testing may be considered an admission by the party that the testing, if conducted, would have revealed the sign of the substance(s) tested for, which finding is contrary to the best interest of the children, failure to submit to a drug test, absent good cause shown, may result in a finding of Contempt of Court, incarceration in the Maricopa County Jail, issuance of a Civil Arrest Warrant or other sanctions of the Court.
9. The parties are also advised that a diluted test specimen may be considered an attempt to conceal the presence of illicit drugs, which findings are contrary to the best interest of the children.
10. Mother shall be randomly tested **NOT LESS THAN ONCE A WEEK**, commencing within 24 hours of receipt of these orders and continuing until further order of the Court.
11. The parties are hereby advised that test results **ARE NOT** confidential and will be filed in the Court file upon receipt by the Court.

IT IS ORDERED that Mother attend the Parent Information Class prior to the Parenting Conference and file the Certificate of Completion.

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Based upon the party's agreement,

IT IS ORDERED the child remain with the Father pending any further orders of the Court.

IT IS FURTHER ORDERED that counsel and/or the parties shall continue to file all pleadings and documents related to this family court case at the Southeast Adult Facility located at 222 East Javelina Drive, Mesa, AZ 85210.

11:07 a.m. Court adjourns.

FILED: Update Information on Address

ISSUED: Court Ordered Substance Abuse Testing

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>.