

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 2000-003436

10/10/2006

THE HONORABLE NORMAN J. DAVIS

CLERK OF THE COURT
L. Chambers
Deputy

IN RE THE MATTER OF
BERTINA S SELESTEWA

BERTINA S SELESTEWA
6817 W VIRGINIA AVE
PHOENIX AZ 85035

AND

RICHARD D ELIAS II

RICHARD D ELIAS II
6938 W SIERRA ST
PEORIA AZ 85345

AG-CHILD SUPPORT-SOUTH
CENTRAL OFFICE

MINUTE ENTRY

The Court conducts an internal review and determines that a Petition to Establish First Court Order for Parenting Time (Visitation) was filed by Respondent on August 25, 2006, and a Response from Petitioner filed on September 14, 2006.

IT IS ORDERED setting a Post Management Conference on **November 8, 2006, at 9:30 a.m.** (30 minutes allowed) in this Division, at:

**Maricopa County Superior Court
Old Court House
125 West Washington
Courtroom: 002
Phoenix, Arizona 85003**

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Both parties, together with their counsel, if represented, **shall appear in person**, and be prepared to discuss the final resolution and, if necessary, pre-trial management of this case. **IF ONLY ONE PARTY APPEARS, THE COURT MAY ENTER A DEFAULT AGAINST THE ABSENT PARTY, AND ALLOW THE PARTY THAT APPEARS TO PROCEED BY DEFAULT. IF BOTH PARTIES FAIL TO APPEAR, THE ACTION MAY BE DISMISSED.**

Pre-Conference Settlement Meeting.

IT IS FURTHER ORDERED that the parties and counsel, if any, shall personally meet and confer prior to the Management Conference to resolve as many issues as possible. In the event the parties and counsel, if any, have not met prior to the Management Conference, they shall all be present and meet at the court one (1) hour prior to the scheduled Management Conference. If there is a current court order prohibiting contact of the parties or a significant history of domestic violence between the parties, the parties shall not be required to personally meet or contact each other in violation of the court order, but the parties and their counsel shall take all steps reasonable under the circumstances to resolve as many issues as possible prior to the conference. The parties shall also submit to the court no later than the time of the conference a Joint Alternative Dispute Resolution Statement required by Rule 66(E), *Arizona Rules of Family Law Procedure*.

Disclosure.

IT IS FURTHER ORDERED that both parties shall complete the initial disclosure requirements of Rule 49 or 50, *Arizona Rules of Family Law Procedure* (ARFLP), as appropriate prior to the Management Conference. Pursuant to Rule 65(C), ARFLP, any party who fails to timely disclose information required by Rule 49 or 50 shall not be permitted to use such evidence in future motions, hearings or trials, except by leave of court for good cause shown, unless such failure is harmless.

Parent Education Program.

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, or be scheduled to complete, an approved Parent Education Program in accordance with A.R.S. §25-351 et seq. prior to the Management Conference and file proof thereof prior to or at the time of the Conference.

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.

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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>.