

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2016-050453

02/11/2019

HONORABLE THEODORE CAMPAGNOLO

CLERK OF THE COURT
K. Hartley
Deputy

VILLAGE AT GRAYHAWK OWNERS
ASSOCIATION

JOSHUA M BOLEN

v.

ALAN JONES, et al.

DAVID L ABNEY
JUDGE CAMPAGNOLO

TELEPHONIC STATUS CONFERENCE SET

The Court is in receipt of a Mandate from the Court of Appeals dated January 25, 2019. Accordingly,

On the Court's own motion,

IT IS ORDERED setting a telephonic Pretrial Status Conference on **February 21, 2019 at 8:30 a.m. (15 minutes allotted)** for the purpose of discussing the status of the case. Counsel for Plaintiff shall initiate the telephonic conference by first arranging the presence of all other counsel on the conference call and by calling this division at: **(602) 372-0537 (602) 372-0537 no later than 5 minutes** before the scheduled time. **The parties and counsel shall not be permitted to participate in conferences via cell phones or speakerphone.**

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****Counsel please review the information below****

Becoming familiar with the Court's requirements is crucial, failure to comply with any of the requirements can and will delay the resolution.

The parties are encouraged to view Judge Campagnolo's online profile for additional information on the Court's expectations regarding motion practices and requirements, discovery disputes, and hearing/trial procedures at the following website:

<http://www.superiorcourt.maricopa.gov/JudicialBiographies/judges/profile.asp?jdgID=327&jdgUSID=12118>

Pay particular attention to the following:

- The Court will reject any motion that is not accompanied by a proposed form or order in **word format**.
- All motions, including, but not limited to, summary judgment motions, responses and replies, that **contain 5 or more exhibits** shall require the filing party to do the following:
 - Within 24 hours of filing a motion/response/reply that contains 5 or more exhibits, the filing party is required to provide to the Court a copy of the respective motion, response or reply along with all exhibits on a CD.
 - Each pleading on the CD shall contain hyperlinks to all exhibits attached to your pleading and to all substantive appellate cases cited therein (you do not need to provide hyperlinks to boilerplate case law, unless it is an unusual or obscure citation). The hyperlink to exhibits is crucial, so that the Court can readily locate an exhibit without undue delay.
- This division requires that all motions, responses, replies and other pleadings in this case must be **submitted individually**. The parties shall not combine any motion with a responsive pleading. All motions are to be filed **separately** and designated as such. No pleadings will be accepted if filed in combination with another.
- Any motion that requires a Rule 7.1(h) Certificate of Good Faith Consultation, which does not include such Certificate, will be held until compliance is met.

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- The Court will reject any request to place or continue a matter on the inactive calendar. As of April 15, 2014 the civil court's "*inactive*" calendar was replaced with a "*dismissal*" calendar. Any request must refer to the **Dismissal Calendar**, as the inactive calendar no longer exist in civil cases.

Rule 7.1(h) Certificate of Good Faith Consultation:

Any motion that requires a Rule 7.1(h) Certificate of Good Faith Consultation, which does not include such Certificate, will be held until compliance is met. Below are a few pleadings that require the Certificate of Good Faith Consultation. A few examples are listed below.

Failure to comply with the Court's above requirements regarding Motions shall result in rejection of the motion or motion being held in abeyance until compliance has been met.

PLEASE READ ALL OF THE COURT'S MINUTE ENTRIES. LITIGANTS ARE EXPECTED TO COMPLY WITH ORDERS AND DEADLINES IN THE MINUTE ENTRIES.