

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF YAVAPAI

DIVISION 3

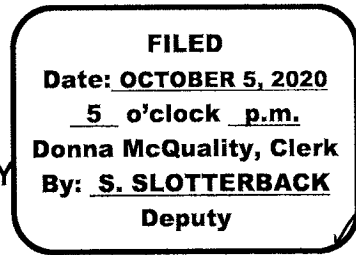
DONNA McQUALITY, CLERK

HON. TINA R. AINLEY

BY: S. SLOTTERBACK, DEPUTY

CASE NO. P1300CR201600476

DATE: OCTOBER 5, 2020



TITLE:

COUNSEL:

STATE OF ARIZONA,

Joshua Fisher

Plaintiff

YAVAPAI COUNTY ATTORNEY (e)

(For Plaintiff)

-vs-

ANTHONY JAMES RICHARDS,

Craig Williams

Defendant

CRAIG WILLIAMS (e)

(For Defendant)

HEARING ON:

NATURE OF PROCEEDINGS

COURT REPORTER

STATUS CONFERENCE /

SCHEDULING CONFERENCE

FTR GOLD

START TIME: 03:09 p.m.

APPEARANCES: Joshua Fisher, Counsel for the State, *Video (T.E.A.M.S.)*
Anthony James Richards, Defendant, *In custody, Video (T.E.A.M.S.)*
Craig Williams, Counsel for the Defendant, *Video (T.E.A.M.S.)*

This is the date and time set for Status Conference or Scheduling Conference.

Defense Counsel advises he requested disclosure then refiled his request with more specificity. Defense Counsel further advises that the State filed two responses to his request for disclosure.

Discussion ensues with regard to Defense Counsel's request for disclosure and the State's response to his request for disclosure.

The Court notes it read Defense Counsel's request for disclosure, and notes it understands the basis for it. The voicemails that Joan Shattuck left on Paul Chastain's phone post mistrial have been deleted, it appears that the text messages between the witnesses back from September have been disclosed, as far as any other phone records, they are not in the State's purview and the Court does not see a basis for those without content. The Court requests that the State follow up on phone records and/or text messages between Detective McDormett, Joan Shattuck, Paul Chastain, and Craig Comstock, as well as Paul Chastain's work email messages because those are within the State's purview.

Discussion ensues with regard to the relevance of phone records between Joan Shattuck and Craig Comstock.

The Court **DENIES** the motion for phone records between Joan Shattuck and Craig Comstock.

The Court notes the State has provided content in the form of text messages and the disclosure has been met.

The Court further notes that the State previously disclosed the emails that were received from Detective McDormett in the disclosure statement and Detective McDormett indicated that he does not give out his cell phone number to witnesses so there are no text messages that would be present between them.

IT IS ORDERED:

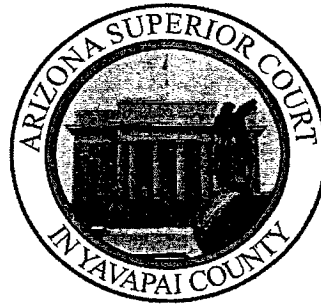
- Status Conference on November 30, 2020 at 3:00 p.m., in Division 3.
- Confirming existing release condition.

Time is excluded.

END TIME: 03:28 p.m.

cc: DIV 3 (e)
Victim Services (e)
YCSO (e)

YAVAPAI COUNTY
SUPERIOR COURT



HEALTH & SAFETY
SCREENING
GUIDELINES

Effective June 1, 2020 the Yavapai County Superior Court will be practicing health and safety measures for those persons coming into the courthouses. Please note the following procedures that court staff will be following until further notice.

- All persons coming into the Superior Court facilities will be required to wear a mask at all times unless directed otherwise.
 - ◊ **Please bring your own mask.** If you do not bring a mask, one will be provided for you.
 - ◊ If you refuse to wear a mask, you will be denied entry into the courthouse.
- You will be asked the following three questions prior to entering through the magnetometer:
 - ◊ *Have you tested positive for COVID-19 in the past 10 days or are you currently waiting for test results?*
 - ◊ *Have you had contact with someone who has tested positive for the COVID-19 virus in the last 14 days?*
 - ◊ *Have you experienced any symptoms of COVID-19 in the last 10 days?*

** If you answer "yes" to any of these questions, you may be denied entry into the courthouse until cessation of symptoms, diagnosis other than COVID-19 explains a symptom, or negative COVID-19 test results no longer indicate COVID-19 infection under the CDC guidelines. You may request an exception by completing a form and submitting it to Court Administration for consideration.*
- Court Security and/or other court staff will be checking your temperature upon entry.
 - ◊ Your temperature will be scanned by an infrared digital thermometer. It will be placed approximately two to five centimeters away from your forehead.
 - ◊ If your temperature reads 100.4° F or higher, you will be denied entry into the courthouse and directed to contact the Division or department in which you had business by telephone or alternate means. *Upon request, you may re-test once after 15 minutes.*
 - ◊ Court Security Officers will be equipped with masks and gloves while conducting temperature checks and screening equipment will be frequently sanitized for everyone's protection.

Some activities can raise your body temperature. Heavy exercise and/or caffeine intake can raise your body temperature. Ensure these activities are limited prior to coming to the courthouse.

SYMPTOMS OF COVID-19
Shortness of breath or difficulty breathing
Muscle pain
Body temperature over 100.4°F
Sore throat
Cough
New loss of taste or smell

Some medical conditions can affect temperatures. If you are willing, please discuss with us if you feel a separate condition exists that may cause an elevated reading.