

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2008-006332-001 DT

06/02/2008

HON. ROSA MROZ

CLERK OF THE COURT
J. Matlack
Deputy

STATE OF ARIZONA

SUSIE CHARBEL

v.

JOHN CHESTER STUART (001)

JEREMY S GEIGLE

JUDGE MCMURDIE
VICTIM SERVICES DIV-CA-CCC

EVIDENTIARY HEARING/CASE TRANSFERRED

11:35 a.m.

State's Attorney:	Susie Charbel
Defendant's Attorney:	Jeremy Geigle
Defendant:	Present
Court Reporter:	Bethany Campbell

Discussion is held with respect to the Defendant's pro per filings: Subpoena Duces Tecum for All Documents the Court and/or its Officers and/or Affiliates, et al. Concerning any and all Bonds and Showing a Full Accounting of This Case; Petition to: Dismiss With Prejudice or in the Alternative Modify Release Conditions as to Allow Defendant to Prepare a Proper Propria Persona Defense, and Affidavit of Facts.

After discussion,

IT IS ORDERED denying the aforesaid motions.

IT IS FURTHER ORDERED transferring this cause from Judge Mroz to Judge McMurdie for all further proceedings.

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IT IS FURTHER ORDERED vacating the Status Conference on June 5, 2008 in this division, and resetting same on June 23, 2008 at 8:30 a.m. before Judge McMurdie.

Evidentiary Hearing proceeds with respect to Defendant's Motion for Evidentiary Hearing on Bail.

Allen Shearer is sworn and testifies.

State's exhibit 1 is marked for identification and received in evidence.

The witness makes an in-court identification of the Defendant.

Closing arguments are heard.

IT IS ORDERED taking this matter under advisement.

FILED: Exhibit Worksheet.

LAST DAY: January 11, 2009.

12:17 p.m. Matter concludes.

LATER:

The Court has considered the evidence and oral argument presented at the Evidentiary Hearing pursuant to the Defendant's Motion for Evidentiary Hearing on Bail.

THE COURT FINDS that the Defendant was already admitted to bail on felony charges in CR2008-106594-001 when he allegedly committed the felony offense charged in this case.

THE COURT FURTHER FINDS that proof is evident and presumption great that the Defendant committed the crime of Presentment of False Instrument for Filing, a class 6 felony, as charged in this case.

Accordingly,

IT IS ORDERED affirming the Defendant's nonbondable status.