

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF THE )  
FORCIBLE DETAINER APPEALS)

ADMINISTRATIVE ORDER  
NO. 93-070

Whereas A.R.S. §12-1179 sets forth the period allowed for appellants to file an appeal and pay docketing fees in forcible detainer appeals from Justice Court; and

Whereas the Clerk of the Superior Court cannot docket a forcible detainer appeal until the docketing fees have been paid; and

Whereas this may cause a hardship on the parties when motions need to be heard on an accelerated basis; therefore

IT IS ORDERED that the Clerk of the Superior Court of the State of Arizona in and for the County of Maricopa shall "docket out of time" only those forcible detainer appeals from Justice Courts in Maricopa County where both an accelerated hearing and where relief pursuant to A.R.S. § 12-1179(d) have been requested.

Dated this 29th day of September, 1993.

\_\_\_\_\_  
C. Kimball Rose  
Presiding Judge, Maricopa County

Original: Clerk of Court

Copies: Hon. Thomas Dunevant, Civil Presiding Judge  
Gordon M. Griller, Court Administrator  
Marcus Wm. Reinkensmeyer, Deputy Court Administrator

Kim V. Kelly, Judicial Administrator, Civil  
Richard Ortiz, Justice Court Administrator