

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR MARICOPA COUNTY

IN THE MATTER OF ACCELERATING
SENTENCING HEARINGS IN THE EARLY
DISPOSITION COURT

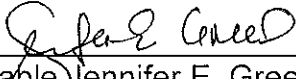
ADMINISTRATIVE ORDER
No. 2022-127

Due to an increase in the number of cases that are resolving in Early Disposition Court, the Court, over the objection of a party, has been forced due to calendar congestion and limited resources to set some sentencing hearings beyond the 30-day time limit mandated by the Arizona Rules of Criminal Procedure. Based upon recent guidance of the Arizona Court of Appeals, the Court will be accelerating sentencing hearings set beyond 30 days from the change of plea where a party had previously objected to the setting AND if the objecting party renews their objection in writing.

Accordingly,

IT IS ORDERED that any party who has a sentencing hearing set in the Early Disposition Court that was set more than 30 days after the change of plea over their objection, may file a Motion to Accelerate Sentencing. Upon receipt of such a motion, the matter will be reset within the 30-day time frame, but no earlier than three business days from the filing of the motion.

Dated this 6th day of October, 2022.



Honorable Jennifer E. Green
Presiding Criminal Judge
Maricopa County Superior Court

Original: Clerk of the Superior Court

Copies: All Judges and Commissioners, Criminal Department
Raymond Billotte, Judicial Branch Administrator
Bob James, Deputy Court Administrator
Nicole Garcia, Criminal Department Administrator