

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF MARICOPA) ADMINISTRATIVE ORDER
COUNTY LOCAL RULES OF) No. 98-075
PRACTICE RULE 3.2 (I))

The Arizona Child Support Guidelines, Simplified Modification Procedure; A.R.S. 925-503, Affidavit for Expedited Judgment of Arrearages; and 925-504, Request to Adjust or Terminate an Order of Assignment have procedures in place that upon service, the responding party has 20 days or 30 days if service is made outside this state to request a hearing. If no hearing is requested, the Court or Clerk will either enter an order or set the matter for hearing.

Usually less than 50% of these actions result in hearings. To expedite these matters and for consistency with stipulations and motions that do not proceed to hearing, all initial filings of the Simplified Modification Procedure, Affidavit for Expedited Judgment of Arrearages, and Request to Adjust or Terminate an Order of Assignment shall follow Maricopa County Local Rules of Practice, Rule 3.2 (I).

IT IS ORDERED that all initial filings of the Simplified Modification Procedure, Affidavit for Expedited Judgment of Arrearages, and Request to Adjust or Terminate an Order of Assignment shall be accompanied by a proposed form of order and shall include with it copies to be conformed, together with envelopes stamped and addressed to each party in the case. If the proposed form of order is signed, no minute entry shall issue.

This order is effective December 1, 1998.

DONE IN OPEN COURT this _____ day of _____,
1998

Honorable Mark W. Armstrong
Presiding Family Court Judge

Original: Clerk of the Superior Court