

ATTACHMENT¹

ARIZONA RULES OF CRIMINAL PROCEDURE

Rule 31.19. Petitions for Review

a.-g. [No change in text.]

h. Denial of Petition. If the Supreme Court denies review, its order shall specify those justices of the Supreme Court, if any, who voted to grant review. When all petitions and cross-petitions for review have been denied, the clerk of the Supreme Court shall so notify the clerk of the Court of Appeals and the parties, and return the briefs ~~and the petition or cross-petition for review~~ to the clerk of the Court of Appeals.

i.-j. [No change in text.]

ARIZONA RULES OF CIVIL APPELLATE PROCEDURE

Rule 4. Filings and Service

(a) Filings; Number of Copies. All ~~papers~~ documents required or permitted to be filed in an appellate court shall be filed in person, electronically or by mail with the clerk and shall contain the state bar number of the counsel representing the party on whose behalf the ~~paper document~~ is filed and the firm state bar number, if any. All paper filings in the Court of Appeals, except for appellate briefs, ~~petitions for review and appendices thereto~~, and special action petitions, responses and replies, and those filings provided by Rule 11, shall consist of an original and four copies. An original and six copies of paper briefs, special action petitions, responses and replies shall be filed in the Court of Appeals. All paper filings in or for the Supreme Court, including petitions for review and petitions for transfer to the Supreme Court, shall consist of an original and seven copies, except that, if appendices are bound separately from a petition for review or a response to a petition for review, an original plus two copies of the appendices shall be filed. Filing may be accomplished by mail addressed to the clerk, but filing shall not be timely unless

¹ Changes or additions in rule text are indicated by underscoring and deletions from text are indicated by ~~strikeouts~~.

the ~~papers~~ documents are received by the clerk within time fixed for filing, except in the case of briefs and appendices, which shall be governed by Rule 15(a) of these Rules. No ~~papers~~ documents received by the clerk in paper format or electronically within the time fixed for filing which if untimely filed would render the case, appeal or petition subject to dismissal by the appellate court for jurisdictional reasons, shall be refused by the clerk solely for the reason that they were not tendered for filing in the proper court or division. Rather, such ~~papers~~ documents shall be transmitted by the clerk to the proper court or division and shall be deemed timely filed. If a motion requests relief which may be granted by a single justice or judge, the justice or judge may permit the motion to be filed with that justice or judge, and shall note thereon the date of filing and thereafter transmit it to the clerk.

(b)-(d) [No change in text.]

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Rule 15. Filing of Briefs

(a) Time for Filing Briefs. The appellant shall file his brief within 40 days after the clerk of the appellate court mails the notice required by Rule 12 (a). The appellee shall file his brief within 40 days after service of the appellant’s brief. The appellant may file a reply brief within 20 days after service of the appellee’s brief, or the appellant may file a notice to the effect that no reply brief will be filed, at which time the appeal will be deemed to be “at issue.” Otherwise, the appeal will be deemed to be “at issue” upon the filing of the reply brief or 20 days after service of the appellee’s brief, whichever first occurs. Briefs and appendices may be filed in person, electronically, or by mail. Service by mail,~~which~~ shall include every type of delivery service except same day hand delivery. Briefs and appendices shall be deemed timely filed if, within the time allowed for filing, they are either ~~(i)~~ (i) received by the Clerk of the Court, or (ii) they are addressed to the Clerk of the Court and picked up by or delivered either to a third party commercial carrier for delivery within three calendar days or to the United States Postal Service.

(b)-(e) [No change in text.]

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Rule 23. Petition for Review

(a)-(g) [No change in text.]

(h) Order Denying Review. If the Supreme Court denies review, its order shall specify those justices of the Supreme Court, if any, who voted to grant review. When all petitions and cross-petitions for review have been denied, the clerk of the Supreme Court shall so notify the clerk of the Court of Appeals and the parties, and shall return ~~the~~ any original paper copies of the briefs ~~and the petition or cross-petition for review~~ to the clerk of the Court of Appeals.

(i)-(j) [No change in text.]