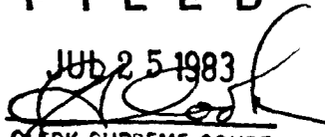


IN THE SUPREME COURT OF THE STATE OF ARIZONA **F I L E D**

JUL 25 1983

CLERK SUPREME COURT

IN RE SPECIAL ACTION) ADMINISTRATIVE
JURISDICTION) ORDER
_____) No. 83-8

Pursuant to previous arrangements, Division I of the Court of Appeals has been authorized to schedule, hear and determine Petitions for Special Action during June, July and August of 1983. The scheduling authorization terminated upon the Court of Appeals having filled its Special Action calendar through September 7, 1983.

In order to assist the Supreme Court and to afford prompt relief to litigants who, under the above arrangement must now file petitions for Special Actions in the Supreme Court for hearings after September 7, 1983, but desire immediate relief in connection with that petition under Rule 5, Rules of Procedure for Special Actions, it is desirable for Division One of the Court of Appeals to hear and determine applications for relief under said Rule 5.

IT IS THEREFORE ORDERED effective this date, that the Clerk of the Supreme Court shall accept for filing all petitions for Special Actions and shall set said petitions for hearing before the Supreme Court at the convenience of the Supreme Court.

IT IS FURTHER ORDERED that Division I of the Court of Appeals, or any judge thereof, is hereby authorized on behalf of

the Supreme Court and in its place and stead to hear all applications for relief under Rule 5, Rules of Procedure for Special Actions, for the period commencing this date and terminating September 7, 1983 at 5:00 p.m.

IT IS FURTHER ORDERED that during the effective dates of this order, if available any Supreme Court Justice may exercise the authority granted to Division I of the Court of Appeals by this order.

DATED this 25th day of July, 1983.

FRANK X. GORDON, JR.
Vice Chief Justice