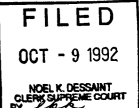
SUPREME COURT OF ARIZONA

TRAFFIC VIOLATION DISPOSITION CODES

ADMINISTRATIVE ORDER NO. 92-29



A. PREAMBLE

In order to assure standard recording of the status of traffic violations processed by the Arizona courts and standard reporting of this status to external agencies, it is ordered that the disposition codes contained in this order are hereby adopted.

B. DISPOSITION CODE USE

Courts may adopt additional disposition codes to accommodate their own operations and which may be used for internal purposes only. All reporting of traffic violation status external to the court of jurisdiction shall be done using the following codes.

C. TRAFFIC VIOLATION DISPOSITION CODES

CODE	DEFINITION
10	Plea of guilty or responsible; sentence suspended.
11	Plea of guilty or responsible; sentence imposed.
12	Bail or deposit given and declared forfeited.
20	Judgement of guilty or responsible; sentence suspended.
21	Judgement of guilty or responsible; sentence imposed.
22	Judgement of guilty or responsible; bail or deposit applied to payment of fine.
30	Judgement of acquittal or not responsible.
43	Complaint dismissed on motion of court or defendant.
44	Complaint dismissed on application of county, city or town attorney.
45	Complaint dismissed following request of arresting officer.
54	Failure to comply; Nonresident Violator Compact.
55	Failure to pay civil sanction; 30 days elapsed from final disposition date, entire sanction declared due; suspension of operating privilege ordered.

- 56 Defendant failed to appear in court; warrant of arrest issued; suspension of operating privilege ordered.
- 57 Defendant failed to appear in court; no warrant of arrest issued; suspension of operating privilege ordered.
- 58 Defendant failed to appear in court; default judgement entered; suspension of operating privilege ordered.
- 59 Judgement/conviction set aside.
- 60 Defendant subsequently appeared in court; criminal failure to appear is satisfied.
- 63 Defendant released or remanded to another court for prosecution. (Juvenile Court, Federal Court, Tribal Court, etc.)
- 64 Defendant released to attorney for another county, city, town, state or United States for prosecution.
- 65 Defendant released to law-enforcement officer of another county, city, town, state or United States for prosecution.
- 67 Charge amended.
- 70 Appeal.

D. AMENDMENTS

These administrative requirements are subject to modification as deemed necessary.

E. EFFECTIVE DATE

The provisions of this order shall be effective from and after January 1, 1993.

DATED in the City of Phoenix, Arizona at the Arizona State Courts Building, this <u>9th</u> day of <u>October</u> 1992.

ARIZONA SUPREME COURT

Stanley G. Feldman Chief Justice