

IN THE SUPREME COURT OF THE STATE OF ARIZONA

In the Matter of:)
)
APPOINTMENT OF A JUDGE PRO)
TEMPORE TO THE COURT OF)
APPEALS, DIVISION TWO, OF THE)
STATE OF ARIZONA)
_____)

PRO TEMPORE ORDER
No. 2024 - 04

The Chief Judge of the Arizona Court of Appeals, Division Two, has requested the appointment of a staff attorney to serve as a judge pro tempore for the purpose of ruling on defined, non-dispositive motions. This staff attorney has met all requirements of A.R.S. § 12-146(A) and has waived any additional compensation as provided by A.R.S. § 12-146(C). Therefore, in accordance with the authority granted to the Chief Justice by Article 6, Section 3 of the Arizona Constitution, and pursuant to A.R.S. § 12-145,

IT IS ORDERED, nunc pro tunc, that Crystal Brown-Ward, State Bar #028331, is appointed to serve as a judge pro tempore of the Arizona State Court of Appeals, Division Two, for a term beginning March 15, 2024 and ending September 15, 2024, by written order of the Chief Judge of the Arizona Court of Appeals, Division Two, to resolve those motions as set out in the Attachment to this Order.

IT IS FURTHER ORDERED that this appointment is conditioned upon the agreement by the appointee to serve for no compensation or benefits, fiscal or otherwise, as provided in A.R.S. § 12-146(C) and A.R.S. § 12-143.

DATED this 22nd day of April, 2024.

ROBERT BRUTINEL
Chief Justice

Attachment

ATTACHMENT

CIVIL AND INDUSTRIAL COMMISSION MEDIATION ORDERS

Civil:

- Order to continue settlement conference discussions
- Order placing case back in normal appellate process
- Order placing case in settlement conference program
- Order reinstating case in the settlement conference program
- Order removing case from settlement conference program
- Order resetting settlement conference
- Order vacating settlement conference and ordering parties to file a stipulation to dismiss where case has settled before settlement conference
- Order setting second settlement conference
- Order setting settlement conference
- Order revesting jurisdiction in trial court
- Order staying the ordering of transcripts and preparation of index of record

Industrial Commission:

- Order placing case back in normal appellate process
- Order placing case in settlement conference program
- Order returning case to normal appellate process after objection granted
- Order remanding case to Industrial Commission for approval after settlement
- Order resetting settlement conference
- Order setting settlement conference
- Order staying the filing of briefs