

IN THE SUPREME COURT OF THE STATE OF ARIZONA

In the Matter of:)
)
APPOINTMENT OF JUDGES PRO)
TEMPORE TO THE COURT OF) PRO TEMPORE ORDER
APPEALS, DIVISION ONE, OF THE) No. 2013 – 46
STATE OF ARIZONA)

The Chief Judge of the Arizona Court of Appeals, Division One, has requested the appointment of staff attorneys to serve as judges pro tempore for the purpose of ruling on defined, non-dispositive motions. The attorneys named in this Order have met all the requirements of A.R.S. § 12-146(A) and have 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 that the staff attorneys named below are appointed to serve as judges pro tempore of the Arizona Court of Appeals, Division One, for terms beginning January 1, 2014 and ending June 30, 2014, by written order of the Chief Judge of the Arizona Court of Appeals, Division One, to resolve those motions as set out in the Attachment to this Order.

Melina Brill	State Bar # 023235
Fred Cole	State Bar # 006840
Anthony Mackey	State Bar # 007445
Barbara Vidal Vaught	State Bar # 020718

IT IS FURTHER ORDERED that these appointments are conditioned upon the agreement by the appointees 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 13th day of December, 2013.

REBECCA WHITE BERCH
Chief Justice

ATTACHMENT

CIVIL APPELLATE ORDERS

Motion to dismiss own appeal
Motions for extension of time for any brief
Accepting late filed brief
Substitution or withdrawal of counsel
Orders directing counsel to file docketing statements
Motions for extension of time to file transcript
Motions relating to bankruptcy stays
Motions to supplement or amend the record
Motions to appear pro hac vice
Motions to correct clerical errors in brief
Motions to stay and revest jurisdiction in trial court for Rule 60 relief, requests for attorneys' fees, or to correct error in judgment or clarify judgment
Motions to correct caption
Motions to correct docketing statements
Motions to correct clerical errors
Motions for attorneys' fees
Motions to extend time for filing petitions for review
Motions to exceed page limits for petitions for review
Orders directing counsel to file a brief
Orders directing counsel to file bankruptcy status reports
Docket review orders directing parties to file briefs
Application for fee waiver
Motion seeking inappropriate relief which court cannot grant
Other non-dispositive motions
Motion to reinstate appeal
Motions to dismiss for lack of jurisdiction
Docket review orders concerning jurisdiction
Motions to strike
Order dismissing appeal for failure to file docketing statement or brief
Motions to consolidate

CRIMINAL APPELLATE ORDERS

Motion to supplement the record

Motion to designate additional transcripts

Motion to withdraw as counsel

Motion to voluntarily dismiss appeal

Motion to stay appeal pending Rule 32 or other matter

Motion to amend brief

Motion to correct the record

Motion to appear pro hac vice

Motion to substitute counsel

Pro Per motions that are too diverse to make a complete list

Other non-dispositive motions

Motions to reconsider from the above orders

Motions to remand to superior court for record, exhibits, etc.

Orders striking non-complaint Rule 32 petitions for review

Application for fee waiver

Motion seeking inappropriate relief which court cannot grant

Docket review orders including orders of dismissal

INDUSTRIAL COMMISSION APPELLATE ORDERS

Applications for fee waivers

Motions to appear pro hac vice

File review orders directing parties to file brief

Motions to correct caption

Motions to consolidate cases

Motions to strike material from brief that is not in certified record

Motions to correct clerical errors in brief

Motions to revest jurisdiction in Commission to approve settlement

Motion seeking inappropriate relief which court cannot grant

JUVENILE APPELLATE PROCEDURAL ORDERS

Orders granting or denying extensions of time for any briefs or transcripts
Orders directing financial arrangements for transcripts
Orders directing counsel or parties to file briefs
Orders accepting late filed brief
Orders to consolidate
Orders to correct caption
Orders to correct clerical errors
Orders to seal or unseal materials in record
Orders to dismiss for want of prosecution
Orders to dismiss for lack of jurisdiction
Orders to dismiss on notice of no frivolous issues
Orders to dismiss on notice of lost contact with client
Orders to dismiss on unopposed motions
Orders denying request that juvenile be allowed to file pro per supplemental brief in Anders appeal
Orders taking any motions under advisement for consideration and resolution with appeal on the merits
Orders transferring motions incorrectly filed in court of appeals to juvenile court for resolution
Orders referring motions for appointment of appellate counsel to juvenile court
Orders to suspend appeal to allow rulings by juvenile court
Administrative orders regarding record on appeal
Motions for appearance or substitution of counsel
Motions to appear pro hac vice
Motions to supplement or amend the record
Motions for voluntary dismissal of appeal
Motions to reinstate appeal
Motions to extend time for filing petitions for review
Motions to exceed page limits
Motions to strike
Motions to stay order of juvenile court pending resolution of appeal, except where order would effectively dispose of appeal
Motions seeking inappropriate relief that court cannot grant
Motions to reconsider from the above orders
Other non-dispositive motions