IN THE SUPREME COURT OF THE STATE OF ARIZONA

In the Matter of: ELECTRONIC MIN IN THE SUPERIOR STATE OF ARIZON THE COUNTY OF I	COURT OF THE IA IN AND FOR)))))	Administrative Order No. 2001- <u>101</u>
Reform Group and	the Arizona Judicial	Council's Com	unty, the Supreme Court's Minute Entry mittee to Reduce Minute Entries have undertake a pilot experimental project.
IT IS ORDEF	RED:		
Proce	In the Maricopa County Superior Court, "minutes" as referred to in the Rules of Civil Procedure, Rules 4(f), 49(a), 49(b), 49(f), 58(b) and (f), and 80(d), includes and is satisfied by the entry of data onto an electronic docket without a paper record.		
	Local Maricopa County Rule 2.4 does not apply to matters entered of record onto an electronic docket.		
to the time s	The presiding judge of the Superior Court in Maricopa County shall make a report to the Arizona Judicial Council as to the effects of this practice, including cost and time savings, as well as any significant problems created by using such a system by October 31, 2003.		
Dated this	day of	, 2	001.
		THOMAS A	. ZLAKET

Chief Justice