

IN THE SUPREME COURT OF THE STATE OF ARIZONA

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In the Matter of: )  
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JUVENILE CRIME REDUCTION ) Administrative Order  
FUND ADMINISTRATION ) No. 2006-66  
APPLICATION REQUIREMENTS )  
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The availability of one-time juvenile treatment carry-forward funds and Juvenile Crime Reduction Funds for Fiscal Year 2007 and 2008 provides a unique opportunity for juvenile courts to develop local solutions to address immediate and priority needs for juveniles in their communities. To facilitate this process, the Administrative Office of the Courts developed a “Request for Program Services Plan” solicitation package to apply for these funds.

Administrative Order No. 97-58 stipulates that the Juvenile Crime Reduction Fund application shall require specific and detailed information. In order to expedite this process, the application developed for the Request for Program Services Plan was streamlined to include pertinent and appropriate information which addressed most, but not all, of the required details.

Administrative Order No. 97-58 provides that the Chief Justice may waive the rules governing the administration of the Juvenile Crime Reduction Fund as deemed necessary. The waiver of the requirements for specific information as listed in the Administrative Order is necessary to expedite the application process and access to planning, program development and implementation funds.

Now, therefore, pursuant to Article VI, Section 3, of the Constitution, and in accordance with the rules of the Juvenile Crime Reduction Fund Administrative Order No. 97-58,

IT IS ORDERED that the application requirements for the Juvenile Crime Reduction Fund are waived for purposes of applying for the Probation Planning and Implementation Program Services Initiative.

Dated this 31st day of August, 2006.

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RUTH V. MCGREGOR  
Chief Justice