

CHAPTER SEVEN

APPELLATE COURT SPECIAL ACTIONS

TABLE OF CONTENTS

§ 7.1 Introduction..... 7-1

 § 7.1.1 This Chapter’s Scope 7-1

 § 7.1.2 Historical Note and Overview 7-1

 § 7.1.3 Effect of the Special Action Rules On Prior Procedures 7-2

§ 7.2 Jurisdiction and Venue..... 7-3

 § 7.2.1 The Supreme Court’s Special Action Jurisdiction..... 7-3

 § 7.2.1.1 Original Jurisdiction..... 7-3

 § 7.2.1.2 Regular Special Action Appellate Jurisdiction..... 7-4

 § 7.2.1.3 Appellate and Revisory Jurisdiction To Issue Writs 7-4

 § 7.2.2 The Court of Appeals’ Special Action Jurisdiction 7-5

 § 7.2.2.1 The Court of Appeals’ Appellate Jurisdiction..... 7-4

 § 7.2.2.2 Other Special Action Jurisdiction..... 7-6

 § 7.2.2.3 Cases Over Which the Court of Appeals Lacks Special Action
Jurisdiction 7-6

 § 7.2.3 Venue of Special Actions Brought In the Court of Appeals 7-7

 § 7.2.4 Choice of Forum..... 7-8

 § 7.2.4.1 General Considerations Governing Choice of Forum..... 7-8

 § 7.2.4.2 Procedure Applicable To Actions Filed In An Appellate Court
That Could Have Been Filed In Superior Court..... 7-9

 § 7.2.4.3 Consequences of Filing In the Wrong Forum and Transfers..... 7-9

 § 7.2.5 Other Jurisdiction-Related Issues 7-10

 § 7.2.5.1 Special Action Proceedings Do Not Extend the Time For
Taking An Appeal 7-10

 § 7.2.5.2 Law of the Case..... 7-10

§ 7.3 Deciding Whether To Seek Special Action Review 7-11

 § 7.3.1 General Comments 7-11

Arizona Appellate Handbook

§ 7.3.2 Statutory Special Actions7-12

§ 7.3.3 Determining Whether There Is A Remedy By Appeal.....7-13

 § 7.3.3.1 Criminal Cases.....7-14

 § 7.3.3.2 Civil Cases7-15

 § 7.3.3.3 Juvenile Cases.....7-15

 § 7.3.3.4 Other Special Statutory/Rule-Made Appeals That Might Make
 the Remedy By Appeal Equally Plain, Speedy and Adequate.....7-15

 § 7.3.3.5 Orders For Which There Is No Right To Appeal or Which
 Have Been Characterized As Interlocutory.....7-15

§ 7.3.4 Determining Whether the Remedy By Appeal Is Equally Plain,
Speedy and Adequate7-20

§ 7.3.5 Situations In Which Special Action Jurisdiction Is More Often
Declined (Denial of Motion For Summary Judgment and Motion To
Dismiss)7-21

§ 7.3.6 Situations In Which Appellate Courts Are Likely To Accept Special
Action Jurisdiction.....7-24

 § 7.3.6.1 Interpretation of Court Rules and Statutes7-25

 § 7.3.6.1.1 Court Rules7-25

 § 7.3.6.1.1.1 Discovery Rules7-25

 § 7.3.6.1.1.2 Rules Relating To Change of Judge.....7-26

 § 7.3.6.1.1.3 Rules of Evidence7-27

 § 7.3.6.1.1.4 Miscellaneous Cases Involving Interpretation of
 Rules.....7-28

 § 7.3.6.1.2 Interpretation of Statutes7-29

 § 7.3.6.2 Issues of Public Significance7-32

 § 7.3.6.3 Other Matters In Civil Cases.....7-38

 § 7.3.6.3.1 Judgments On Mandate.....7-38

 § 7.3.6.3.2 Right To A Jury Trial In Civil Cases.....7-38

 § 7.3.6.3.3 Election Cases.....7-38

 § 7.3.6.3.4 Entries of Default and Default Judgments7-39

 § 7.3.6.3.5 Rulings On Venue7-39

 § 7.3.6.3.6 Stays Pending Appeal7-40

 § 7.3.6.3.7 Discovery Disputes7-41

 § 7.3.6.3.8 Privilege Issues7-41

 § 7.3.6.3.9 Immunity Claims.....7-43

 § 7.3.6.3.10 Attorney Withdrawal.....7-44

Appellate Court Special Actions

§ 7.3.6.3.11 Change of Judge.....	7-44
§ 7.3.6.3.12 Public Contract Disputes	7-45
§ 7.3.6.3.13 School Funding	7-45
§ 7.3.6.3.14 Contempt Matters	7-46
§ 7.3.6.3.15 Miscellaneous Civil Matters.....	7-46
§ 7.3.6.4 Criminal Matters	7-47
§ 7.3.6.4.1 Double Jeopardy	7-48
§ 7.3.6.4.2 Right To Jury Trial.....	7-49
§ 7.3.6.4.3 Questioning of Jurors.....	7-49
§ 7.3.6.4.4 Grand Jury/Probable Cause Proceedings.....	7-49
§ 7.3.6.4.5 Miscellaneous Jury-Related Issues	7-51
§ 7.3.6.4.6 Blood Alcohol Test Issues	7-51
§ 7.3.6.4.7 Pleas and Plea Agreements.....	7-52
§ 7.3.6.4.8 Refiling Criminal Charges.....	7-53
§ 7.3.6.4.9 Allegations of Prior Convictions.....	7-53
§ 7.3.6.4.10 Speedy Trial Issues	7-54
§ 7.3.6.4.11 Modification of Orders of Restitution.....	7-55
§ 7.3.6.4.12 Conditions of Probation.....	7-55
§ 7.3.6.4.13 Change of Judge.....	7-55
§ 7.3.6.4.14 Interference With Attorney-Client Communications.....	7-55
§ 7.3.6.4.15 Disqualification of Counsel.....	7-56
§ 7.3.6.5 Juvenile and Custody Matters	7-56
§ 7.3.7 Sanctions	7-59
§ 7.4 Parties	7-59
§ 7.4.1 Parties Directly Involved.....	7-59
§ 7.4.2 The Superior Court As An Active Party In Appellate Special Action	7-61
§ 7.4.3 Designation of Governmental Boards and Commissions As Parties.....	7-62
§ 7.4.4 Intervention and Amicus Curiae Practice.....	7-63
§ 7.4.5 Class Actions	7-64
§ 7.5 Drafting and Filing the Special Action Petition and Related Materials	7-65
§ 7.5.1 Form	7-65
§ 7.5.1.1 Title and Parties.....	7-65
§ 7.5.1.2 Font Size and Margins	7-65
§ 7.5.1.3 Length.....	7-66

Arizona Appellate Handbook

§ 7.5.1.4	Tables of Contents and Authorities	7-66
§ 7.5.1.5	Binding and Color	7-66
§ 7.5.2	Substance of the Petition	7-66
§ 7.5.2.1	Jurisdictional Statement	7-66
§ 7.5.2.2	Statement of the Issues	7-67
§ 7.5.2.3	Statement of Facts	7-67
§ 7.5.2.4	Argument	7-67
§ 7.5.2.5	Introduction and Conclusion.....	7-67
§ 7.5.3	The Response	7-68
§ 7.5.4	The Reply	7-68
§ 7.5.5	Appendix	7-68
§ 7.6	Setting A Petition For Special Action For Hearing; Oral Argument; Post-Argument Procedures.....	7-69
§ 7.6.1	Filings.....	7-69
§ 7.6.2	Filing the Petition.....	7-70
§ 7.6.3	Procedure Generally	7-71
§ 7.6.3.1	Procedure If No Oral Argument Is Requested.....	7-71
§ 7.6.3.2	Procedure If Oral Argument Is Requested But No Interlocutory Stay Is Sought	7-72
§ 7.6.3.3	Procedure If Stay Is Sought	7-72
§ 7.6.4	Service of Documents.....	7-72
§ 7.6.5	Processing the Special Action Petition	7-72
§ 7.6.6	Oral Argument Strategy	7-73
§ 7.6.7	Deliberation By the Court	7-74
§ 7.6.8	Costs and Attorneys' Fees.....	7-74
§ 7.7	Interlocutory Stay of Proceedings	7-75
§ 7.7.1	General Information Regarding Interlocutory Stays.....	7-75
§ 7.7.2	The Process In the Supreme Court For Requesting A Stay.....	7-76
§ 7.7.3	The Process In the Court of Appeals For Requesting A Stay.....	7-76
§ 7.7.3.1	Division One.....	7-77
§ 7.7.3.2	Division Two	7-77
§ 7.8	The Special Action From the Respondent/Real Party In Interest's Point of View	7-77
§ 7.9	Laches and Mootness.....	7-79
§ 7.9.1	Laches Generally	7-79

Appellate Court Special Actions

§ 7.9.2 Laches In Election Cases	7-81
§ 7.9.3 Mootness	7-81
§ 7.10 Appellate Review of Special Actions Filed In Superior Court.....	7-82
§ 7.10.1 Review By Way of Appeal of Superior Court Special Action.....	7-82
§ 7.10.1.1 Procedure and Accelerated Appeals	7-82
§ 7.10.1.2 Standards of Review Applicable To Superior Court Special Action Decisions.....	7-82
§ 7.10.1.2.1 Review of the Superior Court’s Decision To Accept or Decline Jurisdiction	7-83
§ 7.10.1.2.2 Review of the Superior Court’s Decision To Grant or Deny Relief After Accepting Jurisdiction.....	7-83
§ 7.10.2 Special Action Review of the Superior Court’s Special Action Decision.....	7-83
§ 7.11 Supreme Court Review of Decisions of the Court of Appeals In the Special Action Context	7-84
§ 7.11.1 Supreme Court Review of Court of Appeals’ Special Action Decision.....	7-84
§ 7.11.2 Special Action Review of Other Court of Appeals’ Decisions	7-84
§ 7.11.3 Parties	7-85
§ 7.12 Reconsideration of Supreme Court Decisions In Special Action Proceedings	7-85
§ 7.13 Bibliography.....	7-85
§ 7.14 Outline of Procedural Steps and Time Limits	7-86
§ 7.14.1 Supreme Court	7-86
§ 7.14.2 Division One	7-88
§ 7.14.3 Division Two	7-89
§ 7.15 Special Action Flow Chart	7-91

CHAPTER SEVEN-A
APPELLATE COURT SPECIAL ACTIONS
FORMS

TABLE OF CONTENTS

Form 7:1 – Petition, Response or Reply	7A-1
Form 7:2 – Request For Interlocutory Stay of Proceedings.....	7A-6
Form 7:3 – Request For Oral Argument	7A-8
Form 7:4 – Supreme Court Order Setting Petition For Consideration Without Oral Argument, Directing Service and Fixing Time For Response and Reply	7A-10
Form 7:5 – Court of Appeals Division One Order Setting Dates, Directing Service and Fixing Time For Response	7A-12
Form 7:6 – Court of Appeals Division One Confirming Date and Time For Special Action Oral Argument	7A-14
Form 7:7 – Court of Appeals Division One Order Denying Oral Argument.....	7A-15
Form 7:8 – Court of Appeals Division Two Order Denying Oral Argument and Setting Briefing Schedule	7A-17
Form 7:9 – Court of Appeals Division Two Order Granting and Setting Oral Argument	7A-18
Form 7:10 – Court of Appeals Division Two Order Setting Briefing Schedule	7A-20

Appellate Court Special Actions — Forms

Form 7:1 - Petition, Response or Reply.

Text – §§ 7.5.1.3, 7.5.3
RPSA 4(c), (d), 7(a), (d), (e) and (i),
ARCAP 4(a)-(c), 4.1, 4.2, 6(a) and 14
R. Crim. P. 31.12, 31.13.

Distribution:

Each party – 1
Unless filed electronically:
Court of Appeals Clerk – Original + 6
or Supreme Court Clerk – Original + 7

<Attorney’s Name><Bar Number>
<Name of Law Firm>
<Address>
<E-mail Address>
<Phone Number>
<Attorney for _____>

IN THE COURT OF APPEALS
STATE OF ARIZONA
DIVISION _____

_____,)	Court of Appeals No. _____
	Petitioner(s),)	(or)
v.)	Supreme Court No. _____
_____,)	
	Respondent(s),)	[Add court of appeals,
and)	superior court or agency case
_____,)	numbers, if applicable.]
	Respondent(s)-Real)	
	Party(ies) in Interest)	
_____)	

PETITION FOR [STATUTORY] SPECIAL ACTION

(or)

RESPONSE TO PETITION FOR [STATUTORY] SPECIAL ACTION

(or)

REPLY IN SUPPORT OF PETITION FOR [STATUTORY]
SPECIAL ACTION

(Colored Cover [optional])

Continued