SUPREME COURT OF ARIZONA

In the Matter of)	Arizona Supreme Court
)	No. R-18-0017
PETITION TO AMEND RULE 7 OF THE)	
ARIZONA RULES OF CIVIL APPELLATE)	
PROCEDURE AND RULES 62 AND 69 OF)	FILED 8/28/2018
THE ARIZONA RULES OF CIVIL)	
APPELLATE PROCEDURE)	
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ORDER

AMENDING RULE 7 OF THE ARIZONA RULES OF CIVIL APPELLATE PROCEDURE AND RULES 62 AND 69 OF THE ARIZONA RULES OF CIVIL PROCEDURE

A petition having been filed proposing to amend Rule 7 of the Arizona Rules of Civil Appellate Procedure and Rules 62 and 69 of the Arizona Rules of Civil Procedure, and having considered the petition and comments,

IT IS ORDERED that Rule 7 of the Arizona Rules of Civil Appellate Procedure and Rules 62 and 69 of the Arizona Rules of Civil Procedure be amended in accordance with the attachment to this Order, effective January 1, 2019.

DATED this 28th day of August, 2018.



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TO:

Lisa M. Panahi Eileen Dennis GilBride

ATTACHMENT¹

ARIZONA RULES OF CIVIL APPELLATE PROCEDURE

Rule 7. Stay of Proceedings to Enforce a Judgment

- (a) Supersedeas BondBonds and Other Security.
 - (1) Generally; Exceptions.
 - (A) A supersedeas bond is a bond filed in the superior court, as provided by this Rule and by applicable statutes, which stays enforcement of, or execution on, a judgment so that an appeal may be pursued. while an appeal is pending. The appellant. As used in this Rule, the term "bond" or "supersedeas bond" also includes other types of security as ordered by the superior court in lieu of a supersedeas bond. A party may file a supersedeas bond before or after filing a notice of appeal.
 - **(B)** An appellant A party may not obtain a supersedeas bond to stay an award of custody of children or the payment of spousal maintenance or child support.
 - (C) A judgment against the State, or an agency or a political subdivision of the State, is stayed as provided by Rule 62(eg) of the Arizona Rules of Civil Procedure.
 - (D) "Appellant" when used in this Rule 7 includes a cross-appellant.
 - (2) Setting the Bond by Stipulation or Motion; Stay; Other Orders. The amount of the bond may be determined by stipulation or motion. Filing a motion in the superior court for a supersedeas bond under this Rule temporarily stays enforcement of, or execution on, the judgment, with the same effect as described in Rule 7(b), until the superior court has either denied the motion or set the bond amount and provided appropriate time for posting the bond. However, until a bond is posted, a party may record a judgment. The Unless the motion is uncontested, on request of any party, the superior court will promptly must hold a hearing on a motion to set bond. The superior court may enter any further order, in lieu of or in addition to the bond, which may be appropriate to preserve the status quo or the effectiveness of the judgment.
 - (3) Setting the Amount of the Bond Ex Parte. The superior court may determine the amount of the bond ex parte if the appellant requesting party submits a motion with an affidavit:
 - (A) <u>Sstating</u> that the <u>appellantparty</u> has made a good faith attempt to obtain a stipulation from the other parties; and

¹ Additions to text of the rule are shown by <u>underscoring</u> and deletions of text are shown by <u>strike-through</u>.

- **(B)** Describing the appellant party's efforts, if any, to give notice, or the reasons why it is not feasible under the circumstances to give the other parties an opportunity to be heard before the setting of bond.
- (4) Amount of the Bond. The Monetary Judgment. Except for family court judgments governed by Rule 7(a)(7), and subject to Rule 7(a)(9), if the judgment includes a monetary award, the amount of the bond relating to the monetary award must be the lowest of the following:
 - (A) <u>Tthe</u> total amount of damages <u>awarded</u>, <u>costs</u>, <u>attorney's fees</u>, <u>and prejudgment interest included in the judgment when entered</u>, excluding punitive damages;
 - (B) Fifty per cent fifty percent of the appellant's net worth of the party seeking the stay; or
 - (C) <u>Ttwenty-five million dollars</u>.
 - The appellant party requesting the stay must prove net worth by a preponderance of the evidence.
- (5) <u>Amount of the Bond—Judgment for Recovery of Property</u>. If the judgment includes the recovery of an interest in real or personal property, the superior court must determine the amount of the bond, if any, that the requesting party must post. Subject to Rule 7(a)(7) and (9), the amount of the bond must be at least:
 - (A) if the property interest is in real property, its fair rental value or the value of projected revenues while the appeal is pending; or
 - (B) if the property interest is personal, its value on the date the court entered judgment.
- (6) Amount of the Bond—Other Judgment. If the judgment includes an injunction, or relief other than an award of money or recovery of an interest in property, the superior court must determine the amount of the bond, if any, that the requesting party must post. The superior court may issue any other orders as provided in Arizona Rule of Civil Procedure Rule 62(e). Subject to Rule 7(a)(9), the superior court should consider the bond or other orders needed to adequately:
 - (A) protect the adverse party against loss or damage that such party is likely to suffer from a stay if the judgment is affirmed; and
 - (B) preserve the status quo or the effectiveness of the judgment.
- (7) Amount of the Bond—Family Court Judgments. For that portion of any family court judgment that divides assets or orders the transfer of property or money under A.R.S. § 25-318, or that awards costs or expenses under A.R.S. § 25-324, the superior court must determine the amount of the bond, if any, that the

- requesting party must post, taking into account the judgment as a whole and whether requiring a bond would impose an undue hardship.
- (8) Stay of Judgment Ordering Execution of an Instrument or Sale of Perishable Property. The requirements of Arizona Rule of Civil Procedure 62(f), as applicable, also apply to the enforcement of, or execution on, any judgment under Rule 7(a)(5), (6), or (7).

(9) Exceptions.

- (A) Notwithstanding Rule 7(a)(4), the superior court may require an appellanta requesting party to post a bond in an amount up to the full amount of the judgment if an appelleeadverse party proves by clear and convincing evidence that the appellantrequesting party is intentionally dissipating assets outside the ordinary course of business to avoid payment of a judgment.
- (B) The superior court also may lower the bond amount to an amount that will not cause an appellanta requesting party substantial economic harm if the appellanta or may modify or reduce any other security required under these rules, if the requesting party proves by clear and convincing evidence that the appellantit is likely to suffer substantial economic harm if required to post a bond in the amount setrequired under Rule 7(a)(4) through (7).
- (C) In determining the amount of the bond, the superior court may consider whether there is other security for the judgment, or whether the sheriff or the court has custody of any of the property in controversy.

(610) Objections to the Bond.

- (A) The appellant requesting party must serve a copy of the bond, and serve a copy of or provide an adequate description of other security, on the other parties before filing the bond is filed or other security is deposited with the superior court clerk.
- **(B)** Any party may file objections within 5 days after the appellantrequesting party serves a copy of the bond or a description of the other security, specifying reasons why the bond or the other described security is erroneous or defective, or why the surety or other security provider is unqualified. If the court made an ex parte determination of the bond amount, a party of the bond, any other than the appellant alsoparty may object to the sufficiency of the amount. A party waives any errors, defects, or insufficiencies in a supersedeas bond that are not specified in timely filed objections.
- (C) If no party has timely objected, the appellantrequesting party may file the bond or deposit other security as ordered by the superior court, with the superior court clerk. Otherwise, the superior court will hold a hearing within 10 days after service of objections. The appellantrequesting party may file the bond or

- <u>deposit other security</u> with the superior court clerk after the hearing on those objections, as allowed by the superior court.
- (7<u>11</u>) *Notice of FilingBond or Other Security*. The superior court clerk will distribute a notice to all other parties if the appellant files a supersedeasa bond-is filed or other security is deposited.

(b) Effect and Duration of a Stay.

- (1) Generally. If an appellanta party requesting a stay files a supersedeas bond as stipulated or as ordered by the superior court, and if the appellant has complied with all other conditions imposed by the superior court, then this Rule automatically stays enforcement of, and execution on, the judgment and all proceedings related to the execution on the judgment. The stay takes effect when the court approves the supersedeas bond and remains in effect until issuance of the appellate court's mandate, dismissal of the appeal, or as otherwise specified in the supersedeas bond or ordered by the court.
- (2) *Prior Order*. If the superior court has issued an order allowing execution on the judgment before the filing of a supersedeas bond is filed, the superior court clerk must promptly give notice to the sheriff and must recall the execution, and there may not be any further execution on the judgment pending the appeal's resolution.
- (3) **Prior Lien.** If another party has recorded a judgment lien before the filing of a supersedeas bond is filed, that party must promptly record a release of the lien.
- (c) Power of an Appellate Court to Enter a Stay, an Injunction, or Other Order. This Rule does not limit the power of an appellate court, or of an appellate judge or justice, to stay proceedings during the pendency of while an appeal is pending. A party requesting a stay from an appellate court under this Rule must first request the stay in the superior court. An appellate court or an appellate judge or justice also may suspend, modify, restore, or grant an injunction during the pendency of while an appeal; is pending, may enter any order appropriate to preserve the status quo; and may enter any order to preserve the effectiveness of the decision that the appellate court will enter.
- (d) Judgment Against a Surety. A surety that provides a supersedeas bond under this Rule Proceeding Against a Surety or Other Security Provider. If a party gives security in the form of a bond or other security with one or more sureties or other security providers, each provider submits to the jurisdiction of the superior court. The surety and irrevocably appoints the superior court clerk as the surety's its agent on whom a party may serve any documents papers affecting the surety's its liability on the bond or undertaking may be served. A party may enforce the surety security provider's liability by motion and is not required to file an independent action against the surety. The party seeking enforcement must serve the superior court clerk with the

motion and any notice of the motion required by the superior court, and the clerk must then promptly mail or otherwise distribute copies to the surety if the clerk knows the surety's security provider whose address is known.

ARIZONA RULES OF CIVIL PROCEDURE

Rule 62. Stay of Proceedings to Enforce a Judgment

- (a) No-Automatic Stay of Enforcement. Except as provided in Arizona Rule of Civil Appellate Procedure 7 or as otherwise ordered by the court, an interlocutory or final judgment—including in an action for an injunction or a receivership—is not stayed after being entered, even if an appeal is takenRule 62(d), (e), and (f), execution on a judgment and proceedings to enforce it are stayed for 15 days after its entry, unless the court orders otherwise. During the 15-day period, unless and until a bond or other security is posted, a party may record a judgment.
- **(b) Stay Pending the Disposition of a Motion.** On appropriate terms for the opposing adverse party's security, the court may stay the execution of a judgment—or any proceedings to enforce it—pending disposition of any of the following motions:
 - (1) under Rule 50, for judgment as a matter of law;
 - (2) under Rule 52(b), to amend the findings or for additional findings;
 - (3) under Rule 59, for a new trial or to alter or amend a judgment;
 - (4) under Rule 60(a) and (b), for relief from a judgment or order; or
 - (5) when justice so requires in other instances until such time as the court may fix.
- (c) <u>Stay by Bond or Other Security</u>. At any time after judgment is entered, a party may obtain a stay by supersedeas bond or other security as provided in Rule 7 of the <u>Arizona Rules of Civil Appellate Procedure</u>.
- (d) Stay of an Injunction or Receivership. Subject to Rule 7(a)(2) of the Arizona Rules of Civil Appellate Procedure and unless the court orders otherwise, an interlocutory or final judgment in an action for an injunction or receivership is not stayed after being entered, even if an appeal is taken.
- (e) Injunction Pending an Appeal. While an appeal is pending from an interlocutory order or final judgment that grants, continues, modifies, refuses, dissolves, or denies refuses to dissolve or modify an injunction, the court may suspend, modify, restore, or grant an injunction on such terms for bond, security, or otherwise that preserve the opposing adverse party's rights.

(df) Stay of Judgment Ordering Execution of an Instrument or Sale of Perishable Property.

- (1) *Judgment Directing Execution of Instrument*. If a party appeals a judgment or order directing the execution of a conveyance or other instrument, the judgment or order may not be stayed unless and until the conveyance or other instrument is executed and deposited with the clerk pending the outcome of the appeal.
- (2) Judgment Directing Sale of Perishable Property and Distribution of Proceeds. A judgment or order directing the sale of perishable property may not be stayed pending appeal, but the proceeds of the sale must be deposited with the clerk pending the outcome of the appeal.

(eg) Stay of a Judgment Against the State or Its Agencies or Political Subdivisions.

- (1) *Monetary Judgments*. If a monetary judgment is entered against the State of Arizona or one of its agencies or political subdivisions, the judgment is automatically stayed upon the filing of an appeal.
- (2) *Nonmonetary Judgments.* If Subject to Rule 62(a), if a judgment other than a monetary judgment is entered against the State of Arizona or one of its agencies or political subdivisions, the judgment is not automatically stayed upon the filing of an appeal. If a court grants a stay of such a judgment, it may not require a bond, obligation, or other security.
- (fh) Stay of Judgment Entered Under Rule 54(b). A court may stay the enforcement of a final judgment entered under Rule 54(b) until it enters a later judgment or judgments, and may prescribe terms necessary to secure the benefit of the stayed judgment for the party in whose favor it was entered.
- (gi)Stay of a Judgment in Rem. If a claimant has filed a timely claim to the property and is not in default, a judgment in rem is not self-executing until 15 days after its entry, and no execution or other process may issue on the judgment during that time.

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Rule 69. Execution; Postjudgment Discovery

- (a) Generally. A monetary judgment is enforced by a writ of execution, unless the court orders otherwise. A party may execute on a judgment—and seek relief in proceedings supplementary to and in aid of judgment or execution—as provided in these rules, statutory remedies, and other applicable law.
- **(b) Special Writ.** If a judgment is for personal property and the court finds that the property has a special value to the prevailing party, the court may award the prevailing party a special writ for the seizure and delivery of the specific property, in addition to any other relief provided in these rules and other applicable law.

(c) Obtaining Discovery. Discovery.

- (1) Generally. Unless the court orders otherwise for good cause, no discovery may be served or taken during the temporary stay periods provided in Rule 62(a) or Rule 7(a)(2) of the Arizona Rules of Civil Appellate Procedure. If no further stay is ordered, at the expiration of any temporary stay period and I in aid of the judgment or execution, the judgment creditor or a successor in interest whose interest appears from the of record may obtain discovery from any person—including the judgment debtor—as provided in these rules and other applicable law.
- (2) After Stay of Judgment. If enforcement of, or execution on, a judgment is stayed under Rule 7 of the Arizona Rules of Civil Appellate Procedure, or by other rule or court order, the court may allow discovery as provided in these rules and other applicable law if:
 - (A) the amount of any supersedeas bond or other security posted does not cover the total amount of any monetary judgment, including costs, attorney's fees, prejudgment interest, or punitive damages included in the judgment when entered; or
 - (B) the discovery is necessary to protect the judgment creditor's interest in the judgment during the pendency of post-trial motions or an appeal.
- (3) Limitations. The court may limit discovery under Rule 69(c)(2) to protect the party against whom the discovery is requested from undue burden or expense while the appeal is pending.