

MEMORANDUM

TO: Commission on Technology members and guests
FROM: Maureen Haggerty, Staff *MH*
DATE: January 4, 2002
RE: Commission on Technology Meeting, November 2, 2001

Materials for the Friday, **January 11, 2002** meeting of the Commission on Technology are posted on the COT's Web site at <http://www.supreme.state.az.us/cot>. The agenda is displayed below.

Time and Location

The meeting will begin at 9:30 a.m. in Conference Room 230 of the Arizona Courts Building, 1501 W. Washington, Phoenix, AZ 85007. We plan to adjourn by 2:30 p.m.

Lunch

Budget cuts have resulted in a new policy. We will no longer be providing lunch. However, Justice McGregor wishes to continue with our usual working lunch approach. Therefore, members and guests may elect to do the following:

- 1. Tell me to order a lunch for you (see below). The charge will be \$8.50 (includes tax and tip) which you can pay at the meeting. Checks made out to the AOC are fine.
- 2. Bring your own lunch. Beverages will be provided.
- 3. Skip lunch or leave the meeting for limited lunch service facilities in the area.

If you select option 1, please reply to me by Wednesday morning, January 9. (I'll order that afternoon.)

To order a boxed sandwich lunch from Miracle Mile, select one item from each line (1 through 4) below:

1. Turkey, ham, roast beef, corned beef, chicken, salami ON
2. wheat, white, rye, onion roll WITH
3. potato salad, macaroni salad, coleslaw, chips AND
4. brownie, cookie

Parking

Please note: Because of construction, the parking lot to the north of the AOC is no longer available for parking. You can park in the lot west of the building (the Wesley Bolin Plaza area - either side) or park in the parking lots on the northeast corners either of 15th and Adams or 13th and Adams.

Materials Detail

Your meeting packet includes an "Agenda Item Information Sheet" for each item on the agenda. Should additional handouts be provided for this meeting, they will be posted on the COT Web page. You'll receive an email alerting you to any additional materials. Hard copies will be provided at the meeting. You will note that we have invited guests to this November meeting per your vote to request county-court briefings. Please consider this a part of the

strategic planning effort as we will be hearing directly from courts statewide on trends, status and needs.

If you have any questions or need further information, please call me at 602.542.9351 or email me at mhaggerty@supreme.sp.state.az.us.

COMMISSION ON TECHNOLOGY

Friday, January 11, 2002
MEETING AGENDA

Arizona Courts Building
1501 W. Washington, Phoenix, AZ
Conference Room 230

9:30 a.m. - 2:30 p.m.



- | | | |
|-------|--|--|
| 9:30 | WELCOME AND OPENING REMARKS | Ruth McGregor, Chair |
| 9:45 | <u>JUDICIAL BRANCH STRATEGIC AGENDA</u>
<i>JUSTICE FOR A BETTER ARIZONA:
A STRATEGIC AGENDA FOR ARIZONA'S
COURTS 2002-2005</i> | Charles E. Jones |
| 10:00 | <u>REGIONAL-BASED COUNTIES:
PANEL PRESENTATION OF AUTOMATION
STATUS AND TRENDS</u> | Panel: Cochise, Coconino
Mohave, Pinal, Yavapai
and Yuma |
| 11:30 | LUNCH | |
| 12:00 | <u>PUBLIC ACCESS TO COURT RECORDS</u> | AOC/ITD Staff |
| 12:30 | <u>LEGISLATIVE UPDATE</u> | AOC Staff |
| 1:00 | <u>JCEF AND PROJECTS UPDATE</u> | Karl Heckart |
| 2:30 | CALL TO THE PUBLIC | |

Next Meeting: Strategic Planning for Technology - February 28 AND March 1, 2002 - Arizona
Courts Building, Room 119 A & B

COMMISSION ON TECHNOLOGY

Agenda Item Information/Action

Meeting Date: January 11, 2002

Agenda Item: JUDICIAL BRANCH STRATEGIC AGENDA	Type of Action Requested: <input type="checkbox"/> Formal Action/Request <input checked="" type="checkbox"/> Information Only <input type="checkbox"/> Other
FROM:	
Chief Justice Charles E. Jones	
SUMMARY:	
<p>Chief Justice Jones will provide COT members with a preview of his strategic agenda, <i>Justice for a Better Arizona: A Strategic Agenda for Arizona's Courts 2002-2005</i>.</p> <p>A draft copy of this document is attached. A final version is expected to be published during January.</p>	
ACTION REQUESTED OR RECOMMENDED:	
No action expected.	

JUSTICE FOR A BETTER ARIZONA

A STRATEGIC AGENDA FOR ARIZONA'S COURTS 2002-2005

AGENDA 1: PROTECTING CHILDREN, FAMILIES AND COMMUNITIES

Courts provide a fair and impartial forum for the resolution of disputes. They ensure that those who violate laws are held accountable and serve to limit the arbitrary use of governmental power. They protect against physical or financial harm to those in need due to age or infirmity. Arizona courts are an essential component of a justice system that exists, in substantial part, to protect children, families, and the communities in which we live. To that end, this strategic initiative, "PROTECTING CHILDREN, FAMILIES AND COMMUNITIES," includes four major areas of focus: abused and neglected children; victims of domestic violence; vulnerable persons; and, adults and juveniles under the supervision of the state's probation system.

1-A Abused and Neglected Children

There may be no greater exercise of governmental power, with the exception of the imposition of the death penalty, than the state's removal of children from their parents once allegations and evidence of abuse or neglect have been established. Courts are required to balance the protection of the child with the right of the parent. Once intervention is deemed necessary, it is imperative that courts act swiftly and fairly to dispense justice, ensuring that parents are given every reasonable opportunity to become responsible for the care of their children. If parents are unable to assume custody, courts and ancillary services must make every effort to find appropriate, permanent homes so that no child languished needlessly in the custody of the state.

Initiatives for Agenda 1-A

Process child abuse and neglect cases in a fair and timely manner to ensure children have safe, nurturing, and permanent homes while protecting the rights of all parties.

Continue implementation of Model Court statewide.

Encourage public and private agencies to increase efforts to recruit foster homes for children in need.

Encourage public and private agencies to increase efforts to recruit adoptive families and expedite the certification process for children available for adoption.

Provide continuing education to the judiciary on the impact of child abuse and neglect on children and families.

1-B Victims of Domestic Violence

Domestic violence affects thousands of Arizona citizens each year. Courts and probation departments observe the real impact such violence has, not only on victims of abuse, but also on children who live with and witness violence in their own homes. It is important for judges and judicial staff to be knowledgeable and possess the skills necessary to process domestic violence cases swiftly and appropriately when victims of abuse seek court protection.

Initiatives for Agenda 1-B

Develop and implement best practices and procedures to address domestic violence effectively and to reduce its impact on children and families.

Expand probation services to the limited jurisdiction courts for domestic violence cases, including the creation of specialized caseloads where appropriate, to ensure offender compliance with court orders.

Expand the electronic centralized registry to include orders of protection from all courts.

Provide continuing education to the judiciary concerning the seriousness of domestic violence, the cycle of abuse, and its impact on families, particularly children.

Assist in educating the public on domestic violence and the availability of services for those affected by domestic violence.

1-C Vulnerable Persons

As the population of our state continues to increase and age, courts are often called upon to appoint fiduciaries, licensed by the court, to aid those in need of assistance in managing their personal and financial affairs due to age or other infirmity. Courts must ensure, through effective oversight, policies, and training that fiduciaries act in the best interests of those they serve and are held accountable for performing their duties properly.

Initiatives for Agenda 1-C

Implement the re-engineering of probate case management statewide to ensure protection of elderly, mentally incapacitated, and other vulnerable persons.

Develop procedures to screen and monitor fiduciaries.

Develop uniform procedures to audit the accounting practices of fiduciaries.

Develop statewide automated case processing and uniform case management systems for probate cases.

Provide continuing education to the judiciary on the effective oversight of probate cases.

1-D Probation Supervision

Persons who violate the laws of this state must be held accountable. Courts determine the appropriate punishment for these individuals within the requirements of existing laws in order to deter crime and protect the public. If the court determines probation to be the most appropriate action, it must ensure that the offender is not only held accountable, but is offered rehabilitative services designed to reduce or eliminate future criminal activity. Those offenders with histories of substance abuse or mental illness present a unique challenge, and innovative approaches must be considered, such as drug courts and family courts, to reduce offender recidivism and promote public safety.

Initiatives for Agenda 1-D

Provide a balanced approach to probation that focuses on holding probationers accountable, keeping communities safe, and providing treatment and rehabilitation services to offenders.

Enhance efforts to collect restitution and fees from probationers.

Require that probationers complete all conditions of probation, including community service hours.

Provide probation services to the limited jurisdiction courts for those convicted of sex offenses and DUI offenses.

Ensure the provision of treatment services for mentally ill offenders.

Develop innovative, effective methods to assist substance abusing offenders, including the continued expansion of drug courts, to prevent additional contact with the justice system and ensure community safety.

Ensure offenders are appropriately screened for needs and risk to the community and that appropriate services are provided.

Expand drug/alcohol treatment programs for probationers.

Provide judicial education on the management and supervision of substance abusing offenders.

Make greater use of drug courts and treatment in reducing substance abuse and recidivism in the justice system.

Develop and implement a comprehensive officer safety program in order to ensure the safety of officers and staff, thereby enhancing the effectiveness of probation in protecting the community.

Establish, implement, and monitor statewide policies concerning officer safety, utilizing the continuum of force model, up to and including the provision of firearms to officers.

Ensure that on-going safety training is provided to probation personnel.

Advocate for resources necessary to provide training and safety equipment to probation personnel.

AGENDA 2: PROVIDING ACCESS TO SWIFT, FAIR JUSTICE

Our judicial system is predicated on the belief that all citizens coming before the courts are entitled to equal justice, regardless of race, ethnicity, gender, age, or economic circumstance. In order to have a fully impartial system of justice, courts must resolve cases swiftly and fairly because, as is often the case, justice delayed is justice denied. Memories fade, evidence is lost, and the accused may spend months or years in custody never having been found guilty of a crime. Courts ensure that litigants and victims fully understand their rights and that those rights are protected. Courts must provide meaningful access to all, ensuring that no litigant is denied justice due to the lack of counsel or the inability to understand legal proceedings. To that end, this strategic initiative, “PROVIDING ACCESS TO SWIFT, FAIR JUSTICE,” focuses on the following areas of importance: addressing bias in the judicial system; ensuring the rights of victims are enforced; providing meaningful assistance to self-represented litigants; and, creating user-friendly courts that effectively utilize technology and efficiently process and manage cases to resolve disputes in a fair and timely manner.

2-A Fairness in the Judicial System

The judiciary aspires to a fair and impartial justice system. The court community should strive to reflect the diversity of the public it serves at all levels and have open dialogue with all groups in order to increase respect and understanding between courts and the public they serve.

Initiatives for Agenda 2-A

Continue to strive for a justice system in Arizona which is free from actual or perceived racial, ethnic, gender, or economic bias.

Enhance communication between courts and minority communities.

Provide continuing education of the judiciary on issues of cultural and racial diversity.

Endeavor to increase the diversity of the judiciary at all levels to reflect the communities it serves while maintaining the highest level of judicial qualifications.

Continue efforts to address the over-representation of minority youth in the justice the “Building Blocks” initiative.

2-B Victims’ Rights

For those directly impacted by crime, negotiating the criminal justice system may be a source of frustration. Courts must be responsive to the needs of victims while protecting the constitutional rights of both the accused and the victim. Courts must ensure victims have the opportunity to exercise rights granted to them. Additionally, the victims deserve to be treated with respect by all entities in the criminal justice system.

Initiatives for Agenda 2-B

Ensure that the rights afforded victims of crime are enforced and that victims are informed and treated with dignity and respect.

Work in cooperation with law enforcement, prosecutorial agencies, defense counsel, and victims to ensure compliance with victims’ rights provisions.

Provide continuing education of the judiciary on the rights and appropriate treatment of victims.

Educate victims on their rights as well as the responsibilities of prosecutorial agencies and the courts.

2-C Self-Represented Litigants

For too many people the cost of legal representation has become prohibitive, as evidenced by the ever increasing number of self-represented litigants appearing before the courts. In order to ensure that citizens have meaningful access and an opportunity to be heard, Arizona courts have and will continue to develop methods to provide assistance to litigants so that no one is denied justice solely because they do not have the benefit of counsel.

Initiatives for Agenda 2-C

Develop and implement effective ways to assist self-represented litigants.

Partner with the State Bar to examine effective ways to provide legal assistance to pro se litigants.

Implement a public access line to provide general court related information to the public.

Encourage the establishment of legal advice hotlines for domestic violence, domestic relations, and juvenile matters.

Expand the judicial department's self-service center web site to include additional forms, instructions, and other information helpful to those who must appear in the limited jurisdiction and superior courts.

Simplify forms and procedures.

Encourage the establishment of self-service centers in courts and encourage the expansion of pro-bono legal representation by members of the State Bar.

2-D User-Friendly Courts

To enhance public trust and confidence in the judiciary, courts must be truly accessible to those whom they serve. As the age and diversity of Arizona's population increases, courts must address the need for more language interpreters, assistance for the speech or hearing impaired, and the public's growing expectation of assistance in the area of self-representation. Public expectations concerning the timely resolution of disputes, particularly in divorce and child custody proceedings, continue to challenge courts. The continuing development of efficient case processing and management systems is designed to ensure the resolution of disputes in a fair and timely manner, thereby strengthening public confidence in the courts.

Initiatives for Agenda 2-D

Provide an opportunity for those who appear before the courts to participate effectively without inconvenience.

Implement programs to ensure the availability of qualified language interpreters for non-English speaking litigants.

Implement programs to assist speech or hearing-impaired litigants.

Maintain court facilities that are safe, accessible, and convenient to use.

Enhance public access and usability of information available on-line through the expansion of the Judicial Branch web site and by looking for opportunities to partner with the Executive Branch to utilize its web portal, "Arizona @ Your Service," to increase the public's ability

to conduct business with the courts.

Provide customer service training for judges and judicial staff.

Encourage the development of case management systems that reflect best practices in order to resolve disputes in a prompt, fair, and cost-effective manner.

Assist the courts in the development and implementation of best practices for efficient case processing.

Encourage the elimination of duplicative local rules and encourage the consistent application of statewide rules of procedure.

Enhance the use of technology within courts to process cases in an efficient manner, including the development of an electronic document management system.

Develop innovative ways in which to use alternative dispute resolution methods to achieve more mutually satisfying results and to expedite case dispositions.

2-E Continuous Improvement

To better serve the public, courts must continuously examine innovative ways to resolve disputes in a fair, timely, and cost-effective manner. Litigants should not be forced to wait in limbo for resolution of such issues as the custody of their children, their financial future, or their very freedom. While traditional adversarial methods of dispute resolution may be appropriate for many cases, it is time to examine better and more cost-effective methods.

Courts of limited jurisdiction, where more than 95 percent of all litigants find themselves, must not be left behind as the judiciary moves forward. Demands placed upon these courts, particularly justice courts, have significantly increased over the years. In order to meet current demand and ensure public trust and confidence, in the judiciary, Arizona courts will continue to expand case re-engineering efforts at all levels.

Initiatives for Agenda 2-E

Develop and implement a plan to enhance the operations of limited jurisdiction courts, with particular emphasis on the justice courts.

Increase qualifications and provide legal assistance to justices of the peace and their staff as needed.

Enhance educational opportunities for justices of the peace and require demonstrated proficiency in areas of law common in cases handled in justice courts to ensure appropriate and consistent decision making.

Encourage the upgrade of court facilities to better serve the public and provide adequate space for court staff and records.

Centralize the processing of civil and criminal traffic tickets to ensure standardized processing and enhanced collection of fines.

Ensure accountability through prompt resolution of complaints of misconduct.

Work toward re-engineering domestic relations case processing to eliminate, in the vast majority of cases, the adversarial nature of divorce and provide prompt, fair, and more cost-effective methods to resolve divorce and child custody matters.

Create a task force to study domestic relations practices and alternatives to the adversarial process.

Explore opportunities for the re-engineering of civil case processing to ensure cases are resolved in a prompt, fair, cost-effective method.

Conduct a thorough study evaluating the proposed use of complex litigation/business courts.

Continue the re-engineering of criminal case processing to ensure expeditious resolution fairly and timely.

Dispose of 90% of felony cases within 100 days and 99% of cases within 180 days (Fill the Gap) and, as necessary, achieve funding to meet these goals.

Develop and implement integrated justice information systems to enhance the efficiency and accuracy of data transferred to and received from other governmental entities.

Review the process of keeping the court record to determine the most appropriate and cost-effective method to preserve the integrity of judicial proceedings and effectively utilize valuable court reporter resources.

Establish a committee to review current court rules and develop new rules, as needed, governing how to best maintain the record of court proceedings.

AGENDA 3: CONNECTING WITH THE COMMUNITY

While the judiciary is the smallest branch of government, and is independent, it does not exist in

isolation. Courts exist to serve the public and cannot serve effectively if meaningful communication does not exist. This strategic initiative “CONNECTING WITH THE COMMUNITY,” focuses on enhancing judicial communication with the public and the other branches of government, as well as fostering public understanding of the role of the judiciary and how it functions through educational initiatives. In addition, the only contact many citizens have with judges results from a call to jury service. This initiative focuses on the development of a jury system that communicates its mission within the constitutional system, and is reasonably convenient for those called to serve.

Initiatives for Agenda 3

Communicate effectively with communities we serve to ensure continuous improvement of the court in its service to the community.

Conduct citizen summits in various locations to gather input from the general public, court users, and minority communities.

Keep the public informed of court activities and initiatives through the use of the Judicial Branch web site and other means of outreach.

Foster a continuing relationship with the legislature through the “View from the Bench” programs which pair legislators with judges for purposes of enhancing mutual respect for their respective roles.

Establish local citizen advisory boards in each county to provide input on court operations.

Conduct customer service surveys for continuous feedback from court users.

Develop educational programs and initiatives to improve the public’s understanding of the role and functioning of the court.

Partner with the State Bar Foundation to expand educational programs within schools, such as “We the People,” to foster a greater understanding of the role of the court in a constitutional system of government.

Develop and implement opportunities for young people to observe courts in action and continue partnering with the State Bar to maintain and expand the “Law for Kids” web site.

Assist the public in developing a greater understanding of the functioning and role of the Supreme Court by conducting oral arguments and town halls in communities around the state.

Develop and implement a jury selection and management system which provides a convenient, respectful, and meaningful experience for jurors.

Implement one day/one trial statewide.

Expand resource lists used to create jury pools.

Develop juror appreciation programs.

Create juror exit surveys to obtain juror input.

Increase juror compensation.

Implement systems to promote compliance with the requirement to appear for jury duty.

Develop jury management software, including systems to assist jurors in scheduling jury service.

Educate the public on the importance of jury duty in order to secure the attendance of those summoned for service.

AGENDA 4: BEING ACCOUNTABLE

The judicial branch of government, like the executive and legislative branches, must be accountable to the public. This strategic initiative, “BEING ACCOUNTABLE,” focuses on the obligation of the judiciary to ensure staff at all levels are competent, professional, and customer service oriented, to keep all branches of government and the public informed of court operations, programs and initiatives, and the development of a clear, strategic agenda for the judiciary of Arizona which fosters public trust and confidence.

Initiatives for Agenda 4

Recruit and retain a professional, well-trained, customer service oriented workforce to better serve the needs of the public.

Advocate for competitive salaries and benefits for all court employees, including probation officers, judicial staff, and judicial officers.

Advocate improved retirement benefits, including the “Deferred Retirement Option Program,” to encourage the retention of experienced employees who would otherwise retire from state service.

Enhance training and career opportunities to increase the knowledge and professionalism of staff.

Update and enhance the judicial education programs to require comprehensive, meaningful training of judges, judicial staff, and probation officers.

Keep the executive and legislative branches of government, as well as the public, informed of court operations, programs, and initiatives.

Deliver an annual State of the Judiciary Address.

Publish an annual report.

Publish the court's strategic agenda.

The Arizona Judicial Council will continue to assist the Chief Justice in the development, review and implementation of the Strategic Agenda of the judiciary.

Continue to encourage local courts to engage in setting strategic goals consistent with those established by the Judicial Branch Strategic Agenda.

Continue strategic planning by committees and commissions of the Arizona Judicial Council.

Increase efforts to ensure that court facilities and all who work within or visit the courts are kept safe from physical harm.

Make recommendations on steps necessary to provide appropriate security to protect court facilities, personnel, and computer systems from intentionally inflicted harm or destruction.

AGENDA 5: SERVING THE PUBLIC BY IMPROVING THE LEGAL PROFESSION

The judiciary has long recognized the indispensable role of the legal profession in protecting individual rights and liberties in a free society. We continue in that tradition. Because the Supreme Court regulates the practice of law, however, the judiciary must determine how the legal profession can best serve the public. While the traditional adversarial system for resolving disputes may be applicable in the majority of legal disputes, that system may not be desirable in all cases. Our Model Court program for dependent and neglected youth is a good example. The fundamental conflict inherent in the duty of the attorney to seek truth, vigorously representing the client in an adversarial proceedings, may need to be re-examined in other areas, particularly in family disputes. This strategic initiative, "SERVING THE PUBLIC BY IMPROVING THE LEGAL PROFESSION," focuses primarily on whether existing rules governing the practice of law in specific areas need to be re-visited in light of changing societal expectations and needs. Attorneys must be held to the highest standards to prevent harm to those they serve, and to compensate those who have suffered economic loss caused by dishonest conduct on the part of his or her legal representative.

Initiatives for Agenda 5

Work in partnership with the State Bar and other entities to examine ways in which the legal profession can best serve the public and the justice system as officers of the court.

Work with the Conference of Chief Justices and the National Association of Law School Deans to examine fundamental concepts concerning the legal profession being presented in law schools.

Continue to improve the attorney discipline process to ensure the efficient, timely, and fair resolution of client complaints.

Meet time frames established by the Supreme Court for processing complaints.

Provide complainants timely notice and an opportunity to be heard before final disposition of complaints.

Provide easily accessible information to the public relating to disciplinary actions taken against attorneys in order to protect the public.

Ensure the client protection fund is financially solvent in order to reimburse losses caused by the dishonest conduct of attorneys admitted and licensed to practice in Arizona, occurring in the course of the attorney-client or a fiduciary relationship between the attorney and the claimant.

COMMISSION ON TECHNOLOGY

Agenda Item Information/Action

Meeting Date: January 11, 2002

Agenda Item: <u>REGIONAL-BASED COUNTIES: PANEL PRESENTATION OF AUTOMATION STATUS AND TRENDS</u>	Type of Action Requested: <input type="checkbox"/> Formal Action/Request <input checked="" type="checkbox"/> Information Only <input type="checkbox"/> Other
FROM:	
Panel: Representatives from courts in the following counties: Cochise, Coconino, Mohave, Pinal, Yavapai and Yuma.	
SUMMARY:	
Pursuant to COT motion (TECH-01-48) at its March, 2001 meeting to receive annual briefings from county courts as part of strategic planning, the group of mid-sized regional-based county courts will present.	
ACTION REQUESTED OR RECOMMENDED:	
No action expected.	

COMMISSION ON TECHNOLOGY

Agenda Item Information/Action

Meeting Date: January 11, 2002

Agenda Item: PUBLIC ACCESS TO COURT RECORDS: A DEMONSTRATION	Type of Action Requested: <input type="checkbox"/> Formal Action/Request <input checked="" type="checkbox"/> Information Only <input type="checkbox"/> Other
FROM:	
Karl Heckart and AOC/ITD staff	
SUMMARY:	
<p>At the Arizona Judicial Council's December meeting, the AOC was directed to proceed with providing public access to AZTEC court information contained in the Central Repository. The email sent to courts providing background and requesting their review is attached.</p> <p>Staff will demonstrate the public access capability that will be published on the Judicial Web Site at the end of January. Note that currently this site is only available on the Arizona Judicial Information Network and not available to the public.</p>	
ACTION REQUESTED OR RECOMMENDED:	
No action expected.	

Email to Courts from Karl Heckart regarding NEW PUBLIC ACCESS WEB SITE

The Information Technology Division of the AOC has been working on the development of an Internet Public Access site to court case information for the past several months. This is the fulfillment of a promise made to the Legislature several years ago when they approved increasing the funding available for technology in the courts.

We are providing access, to those of you who are connected to the AJIN network, at this time so that you can preview the information that will be made available to the public. We are also very interested in your concerns and input as we prepare to release this to the citizens of Arizona.

This test version of **Public Access to Court Information** is located on the AJIN intranet. This is a public access view of the data from the AZTEC central data repository. At the direction of the Arizona Judicial Council, a final version will be published to the Internet for public access during the last week in January. A press release will be scheduled announcing a planned January 31, 2002 availability.

You can access the test site by clicking on the following link: <http://supreme7/publicaccess>.

The version you will be viewing will be periodically updated during the review period with the following planned enhancements:

- the detail case information will spell out the case type (e.g. ML - marriage license; CR - criminal, etc.)
- if the listed event contains a receipt number, that number will be blanked out.
- the parties on any warrants will be specified, especially where there are multiple parties in the case.
- the data will be filtered for some specific, serious data entry errors; if the case has such serious errors, then instead of displaying the detail case screen, a message instructing the viewer to "contact the local court for information concerning this case" will be displayed. Neither the specific errors nor the exact wording of this message have been finalized.
- the court mailing address and phone number will be linked and/or available on the detail case screen. The message "Contact the local court for questions or corrections" will be displayed on the detail case screen (as well as being part of the disclaimer message).
- under discussion is a link to a new page (glossary of terms) that would, among other possibilities, list the full wording for various court acronyms that we find are not often spelled out (like FTA).
- the disclaimer is under AOC legal services review and will be revised upon their recommendation.

A later enhancement will be to provide each court with a court mailbox to which email inquiries can be directed. This court email address would then be available along with the address and phone for the viewer. The viewer could create an automatically addressed email by clicking on the email address link.

The AOC will be testing the site while the courts are reviewing it. We'll also be doing the enhancements noted above. During the review, if you find bugs or problems, or have suggestions, we would appreciate hearing from you. Direct your comments to the AOC Support Center via email Support@supreme.sp.state.az.us (see <http://supreme7/support>) or phone (1-800-720-7743, or local 602-542-9156).

COMMISSION ON TECHNOLOGY

Agenda Item Information/Action

Meeting Date: January 11, 2002

Agenda Item: LEGISLATIVE UPDATE	Type of Action Requested: <input type="checkbox"/> Formal Action/Request <input checked="" type="checkbox"/> Information Only <input type="checkbox"/> Other
FROM:	
Staff, AOC	
SUMMARY:	
AOC Staff will provide COT with an update on budget issues in the legislature, including special session activity as well as a preview of our fee replacement proposal for the 2002 legislative session.	
ACTION REQUESTED OR RECOMMENDED:	
No action expected.	

COMMISSION ON TECHNOLOGY

Agenda Item Information/Action

Meeting Date: January 11, 2002

Agenda Item: <u>JCEF/PROJECTS UPDATE</u>	Type of Action Requested: <input type="checkbox"/> Formal Action/Request <input checked="" type="checkbox"/> Information Only <input type="checkbox"/> Other
FROM:	
Karl Heckart	
SUMMARY:	
Karl will provide COT members with an overview of our current JCEF status and projections. In addition, he'll give an update on various projects. This information is in preparation for the February/March strategic planning session.	
ACTION REQUESTED OR RECOMMENDED:	
No action expected.	