

Proposal of Petition to Amend Rule 9 of Civil Court Rules of Appellate Procedure "Appeal When Taken"

Proposed by:

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I propose a Petition that the current rules regarding time limits for taking Appeal be amended. In cases of merit where it can be shown that Justice has been denied and legal assistance has been inadequate, as well if subsequent post trial discovery of mitigating factors or revelation that ARS statues have been violated or perjury in court, then consideration of the facts regardless of timeliness should be the rule.

I am a civilian, concerned citizen attempting in vain to right a grievous wrong I state here for all to know a nondescript summery of why I pursue this change in the rules.

I have been fighting a case alone for four years.

I was coerced by the then Court Appointed Attorney into signing a Separation Agreement under duress for my indigent incapacitated mother. After 30 years of devotion to a Marriage my Mother gets no Spousal Maintenance and received no communal property yet she was the bread winner.

The Law does not want to hear the truth or the facts; they are not relevant if not timely.

In this instance Laws have been violated lies to the court have been perpetrated yet nothing is done it is easier to hide behind the letter of the law.

Legal Aide is an oxymoron I have been there, to every one of them, frequently asking help, **THEY HAVE REPEATEDLY AND CATEGORICALLY REFUSED!**

I ask Is This American Justice? Frankly my mother would have more rights and be given more consideration In Russia a country without the Rule of Law.