

IN THE APPELLATE COURT OF THE PASCUA YAQUI TRIBE

PASCUA YAQUI TRIBAL COURT
DATE AND TIME

IN AND FOR THE PASCUA YAQUI INDIAN RESERVATION

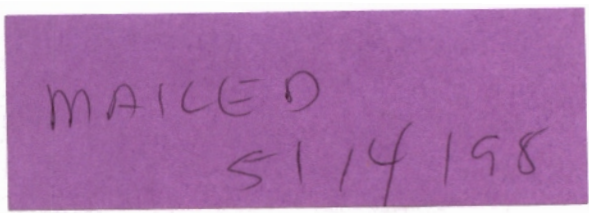
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JoAnn V. Ravaqo)
Appellant or Petitioner)

DOCKET NO. CA 98-005
CLERK *Renee Egan*
No. CA-98-005

NOTICE OF APPEAL

VS)
Pascua Yaqui Tribe)
Appellee or Respondent)



1. If the appeal is from the entire judgment:

Notice is hereby given that the above named appellant appeals to the Appellate Court of the Yaqui Nation from judgment entered in this action by the Pascua Yaqui Trial Court on the 30th day of March, 1998.

2. If the appeal is from part of the judgment:

Notice is hereby given that the appellant appeals to the Appellate Court of the Yaqui Nation from the following part of the judgment entered by the Pascua Yaqui Trial Court on the _____ day of _____, 19____.

The specific part(s) of the judgment is/are:

I JoAnn V. Ravaqo am filing this notice of appeal to the Appellate Court of the Pascua Yaqui Nation. I would also like to file for a stay of sentence until I receive the outcome on this pending appeal. (Meaning my fines and community service)

JoAnn V. Ravaqo
Name of attorney or Party taking Appeal if not represented by Attorney

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IN THE PASCUA YAQUI TRIBAL COURT

IN AND FOR THE PASCUA YAQUI INDIAN RESERVATION

PASCUA YAQUI TRIBE)
Plaintiff)
V.) NO. CR-98-052
Ravago Joanne)
Defendant)
ORDER
_____)

Defendant through legal counsel on April 3, 1998 filed a Motion To Modify Sentence based on the grounds that the information provided by the Tribe to the Court was inaccurate as the charges cited had been dismissed due to lack of probable cause.

The Court finds that the Tribe filed their response to defendant's motion and objects to the motion being granted; that legal counsel for defendant has filed their reply to the Tribe's response; that the Court did not take into consideration the charges cited by the Tribe in CR-96-211 in determining sentencing as the Court was aware that these charges had been dismissed; that the Court finds that the sentencing conditions ordered in this matter are appropriate given the charge defendant was found guilty of at the trial hearing.

IT IS ORDERED THAT based on the above the defendant's motion is hereby denied; conditions of sentencing shall remain the same.

SO ORDERED THIS 10th DAY OF April, 19 98

Conrad J. Coy
Judge, Pascua Yaqui Tribal Court

Cc
Date 4 20 98
Tribe _____ Defendant/Legal Counsel _____ Other _____
Clerk [Signature]