Name:	g Address:	
•	ne Telephone:epresenting Self	For Clerk's Use Only
		JRT OF ARIZONA, YAVAPAI DUNTY
STATE	E OF ARIZONA,	) <u>1300CR</u>
v.		) NOTICE REQUESTING ) POST CONVICTION RELIEF
Defend	lant	
33 of the There are petition	re time limits for filing this notice. See see for post-conviction relief. See Rules 32.7  FORMATION ABOUT THE DEFEN	ENDANT:
1. 2.	Name (first, middle, and last): Date of Birth:	
3.	Mailing address:	
4.	Is the Defendant currently in jail or	or prison? [ ] Yes [ ] No mber is:
. IN	FORMATION ABOUT THE DEFEN	ENDANT'S SENTENCE: the following date:

	3.	The Defendant was sentenced in this case for the following crime or crimes:
	4.	The Defendant received the following sentence:
	5.	The Defendant was represented by the following lawyer at sentencing:
	6.	After the Defendant was sentenced, the Defendant had an appeal: [ ] Yes [ ] No  If yes, the appellate court issued its mandate on:
	7.	After the Defendant was sentenced, the Defendant had a previous post-conviction proceeding (under Rule 32 or Rule 33): [ ] <b>Yes</b> [ ] <b>No If yes</b> , that proceeding was final on the following date:
C.	PC	ST-CONVICTION RELIEF CLAIM:
	sent Rul con imp	er Rule 32.1(a), a Defendant may request post-conviction relief after a trial or a ested probation violation hearing if the Defendant's conviction was obtained, or the ence was imposed, in violation of the United States or Arizona constitutions. Under e 33.1(a), a Defendant may request post-conviction relief if the Defendant's guilty or no est plea or admission to a probation violation was obtained, or the sentence was osed, in violation of the United States or Arizona constitutions. A claim of incompetent effective assistance of counsel is raised under Rule 32.1(a) or Rule 33.1(a)
	1.	Is the Defendant raising a claim under <b>Rule 32.1(a)</b> ? [ ] <b>Yes</b> [ ] <b>No</b> If yes, this notice is being timely filed:    within 90 days after the oral pronouncement of sentence,  OR    within 30 days after the issuance of the mandate in the direct appeal,  OR    This notice is not timely, but that is not the Defendant's fault because:
ΩĐ	2.	Is the Defendant raising a claim under Rule 33.1(a)? [ ] Yes [ ] No If yes, this notice is being timely filed:    within 90 days after the oral pronouncement of sentence, OR   The Defendant is raising a claim that the Defendant received ineffective assistance of Rule 33 counsel in Defendant's first Rule 33 proceeding AND This notice is being filed:   no later than 30 days after the trial court's final order in the first post- conviction proceeding. OR   if the Defendant requested appellate review of that order, no later than 30 days after the appellate court issued its mandate in that proceeding.
OR		This notice is not timely, but that is not the Defendant's fault because:

C.

	e Defendant raising a claim under Rule 32.1(b)-(h) or Rule 33.1(b)-(h)?
	'es[] No
If ye	s, check all boxes that apply.
[ ]	The court did not have <b>subject matter jurisdiction</b> to render a judgment or impose a sentence on the Defendant [Rule 32.1(b) or 33.1(b)].
[]	The sentence as imposed is <b>not authorized by law</b> , or, if the Defendant entered a plea, the sentence is not authorized by the plea agreement. [Rule 32.1(c) or 33.1(c)].
[]	The Defendant continues to be or will continue to be in custody after the sentence
	<b>expires</b> [Rule 32.1(d) or 33.1(d)].
[]	<b>Newly discovered material facts</b> probably exist, and those facts probably would have changed the judgment or sentence [Rule 32.1(e) or 33.1(e)].
Г1	The <b>failure to timely file a notice</b> of appeal or a notice of post-conviction relief was
[ ]	not the Defendant's fault [Rule 32.1(f) or 33.1(f)].
[]	There has been a <b>significant change in the law</b> that, if applicable to the Defendant's
	case, would probably overturn the Defendant's judgment or sentence [Rule 32.1(g) or 33.1(g)].
[]	There is <b>clear and convincing evidence</b> that the facts underlying the claim would
	be sufficient to establish that no reasonable fact-finder would find the Defendant
	guilty of the offense beyond a reasonable doubt, or that no reasonable fact-finder
	would find the defendant eligible for the death penalty in an aggravation phase held
	pursuant to A.R.S. § 13-752. [Rule 32.1(h) or 33.1(h)].
The Def	* * * * * * * * * * * * * * * * * * * *
[ ] <b>OR</b>	has raised each claim within a reasonable time after learning of the claim,
[]	has failed to timely file a notice, but that is not the Defendant's fault because:
	REQUEST FOR POST-CONVICTION RELIEF:
I am requesting	post-conviction relief. I understand that my petition for post-conviction relief must
	round for relief that is known to me that has not been previously raised and decided.
merude every g	round for rener that is known to me that has not been previously raised and decided.
Date	Defendant's signature
	QUEST FOR AN ATTORNEY AND DECLARATION OF INDIGENCY: urt to appoint an attorney to represent me in this post-conviction proceeding.
•	and because of my poverty I am financially unable to pay a lawyer to represent me without antial hardship to myself or my family.
I declare under	penalty of perjury that the foregoing is true and correct.
Date	Defendant's signature
Dale	Defendant's signature