

SHOSHONE AND ARAPAHOE TRIBAL COURT
Shoshone and Arapahoe Tribes
Wind River Indian Reservation
Fort Washakie, Wyoming

IN THE MATTER OF THE ADOPTION OF)
OF RULES OF CRIMINAL PROCEDURE)
RELATING TO TIME LIMITS FOR CON-)
LUDING CERTAIN PROCEEDINGS)

ORDER ADOPTING
RULE CR-102

This court having adopted rules of court implementing the right to a speedy trial in criminal prosecutions on April 28, 1993 and having notified attorneys and advocates practicing before this Court on the 12th day of May, 1994 that defendants will be required to waive their right to a speedy trial when requesting a continuance of their trial before the Court, and it appearing that such rule should be adopted;

IT IS HEREBY ORDERED that, pursuant to the authority designated in Rule 37(1), Shoshone and Arapahoe Rules of Criminal Procedure (S&A-R-CR-P), and in order to supplement Rules 3(6), 30(2), and 32, S&A-R-CR-P and to harmonize and carry out the intent of these rules, the following Rule of Court be, and the same is hereby adopted to govern all criminal proceedings in the Shoshone and Arapahoe Tribal Court:

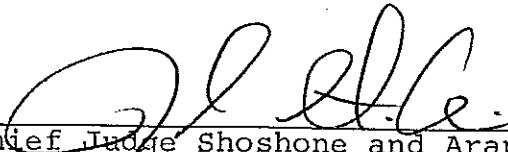
RULE OF COURT NO. CR-102
WAIVER OF RIGHT TO SPEEDY TRIAL

a. Periods of Delay Excluded

1. The requirement that the trial commence within (90) days of the plea shall not be in effect where the defendant has waived the right to a speedy trial.
2. Due to this short time period, each defendant who requests a continuance shall also be required to waive their right to a speedy trial.
3. Every motion for a continuance shall include the following statement:
I understand that by making this request I hereby waive my right to a speedy trial as cited under Title IV Rules 3(6), 30(2) and 32(3) of the Shoshone and Arapahoe Law and Order Code (1988).

IT IS FURTHER ORDERED that the Court Administrator shall make this order and rule available for public inspection and copying at no charge.

DATED THIS 18th DAY OF MARCH, 1999.



Chief Judge Shoshone and Arapahoe
Tribal Court