# ARIZONA COURT OF APPEALS DIVISION ONE

STATE OF ARIZONA, Respondent,

v.

MARLON WEBB, Petitioner.

No. 1 CA-CR 15-0138 PRPC FILED 1-26-2017

Petition for Review from the Superior Court in Maricopa County No. CR2008-007841-008 DT The Honorable Rosa Mroz, Judge

### **REVIEW GRANTED; RELIEF DENIED**

**COUNSEL** 

Maricopa County Attorney's Office, Phoenix By Diane M. Meloche Counsel for Respondent

Marlon Webb, Tucson *Petitioner* 

#### **MEMORANDUM DECISION**

Judge Lawrence F. Winthrop delivered the decision of the Court, in which Presiding Judge Randall M. Howe and Judge Jon W. Thompson joined.

## STATE v. WEBB Decision of the Court

## WINTHROP, Judge:

- Petitioner, Marlon Webb, petitions this court for review from the summary dismissal of his first notice of post-conviction relief. Webb pled guilty to offering to sell cocaine in 2009, but did not file his first notice of post-conviction relief until 2014. The superior court dismissed the notice as untimely. Webb argues the superior court should have allowed him to file his first notice of post-conviction relief more than five years late because he believed the post-conviction relief proceedings of other co-defendants applied to him.
- We deny relief. Webb received a "Notice of Rights of Review After Conviction and Procedure" when sentenced in April 2009. That notice explained Webb's right to post-conviction relief and what he was required to do to exercise that right, including how he was required to file a notice of post-conviction relief within ninety days of the entry of judgment and sentence. Webb's subjective belief that unidentified post-conviction relief proceedings of unidentified co-defendants somehow applied to his case is insufficient to present a colorable claim for relief pursuant to Arizona Rule of Criminal Procedure 32.1(f).
- ¶3 Accordingly, we grant review, but deny relief.



AMY M. WOOD • Clerk of the Court FILED: AA