

**SUMMARY OF 2012-2013 PROPOSED LOCAL RULE AMENDMENTS  
DISTRICT OF ARIZONA**

<b>Proposed Local Rule Amendment</b>	<b>Note/Explanation Regarding Proposed Amendment</b>
LRCiv 7.2	<b>MOTIONS.</b> Subsections (b) and (c) amended to conform with the proposed amendments to LRCiv 54.2(b); Subsection (d) amended to conform with exceptions provided by LRCiv 12.1 and LRCiv 56.1.
LRCiv 42.1	<b>RELATED CASES; CONSOLIDATION; FILING AND NOTICE; ASSIGNMENT.</b> Amends the rule to (1) identify the action in which the motion should be filed by directing the filer to file the motion in an action in which the filer is a party; (2) address how the ECF system or the Clerk, for non-users of ECF, will trigger electronic filing in the moving party's case; (3) incorporate similar provisions in subsection (c) of the rule dealing with responsive and reply memoranda; (4) include a few other small housekeeping changes. <i>(Note: accompanying instructions will be included in the Court's ECF Administrative Policies and Procedures Manual.)</i>
LRCiv 54.2	<b>ATTORNEYS' FEES AND RELATED NON-TAXABLE EXPENSES.</b> Amendment leaves intact the deadline for filing a motion for attorneys' fees and non-taxable expenses not sought against the United States as 14 days after the entry of judgment; All other requirements and timelines are now subject to the conditions set forth in LRCiv 7.2.
LRCrim 5.1	<b>ASSIGNMENT OF CASES AND MATTERS; CRIMINAL; JUVENILE.</b> Incorporates requirements of General Orders 99-08 and 03-03 into the Local Rules. Both general orders deal with assignment of change of plea hearings to Magistrate Judges.