

**SUMMARY OF 2014-2015 LOCAL RULE AMENDMENTS
DISTRICT OF ARIZONA**

Local Rule Amendment	Note/Explanation Regarding Amendment
LRCiv 7.2	MOTIONS. Revised part (l) to address Motions in Limine. Requires parties/counsel to confer, and certify the existence of a dispute, prior to filing a motion in limine. Also prohibits the moving party from filing a reply in support of a motion in limine. As a housekeeping matter, relocated the section on notification of pending motions, previously labeled as part (l) as the new part (n).
LRCrim 57.1	PRETRIAL SERVICES. Amended to allow all supplemental reports prepared by the Pretrial Services Office to be provided to and retained by the attorneys for the accused and the government. <i>(Note: This is an emergency technical amendment adopted by General Order 15-08 pursuant to LRCiv 83.9(c).)</i>
LRCrim 57.3	ATTORNEY OF RECORD; CRIMINAL CASES. Amended to delete language requiring the name and address of both the attorney and client and the requirement that a copy of the written appearance be served upon the United States Attorney. Adds language to confirm that the rule does not apply to motions for substitution of counsel.
LRCrim 57.14	APPEARANCE BY ATTORNEY OR PARTY; CONTACT INFORMATION CHANGES; CONTROL OF CAUSE. Amends rule title and expands rule to include withdrawal or substitution; changes “name and address” to “contact information”.