SUMMARY OF 2010-2011 LOCAL RULE AMENDMENTS DISTRICT OF ARIZONA

Local Rule Amendment	Note/Explanation Regarding Amendment
LRCiv 3.4	COMPLAINTS BY INCARCERATED PERSONS. Part (b) stricken as a result of LRCiv 3.8(e); Stylistic changes.
LRCiv 3.5	WRITS OF HABEAS CORPUS AND MOTIONS PURSUANT TO 28 U.S.C. § 2255. Part (c) stricken as a result of LRCiv 3.8(e); Stylistic changes.
LRCiv 3.7	REMOVAL TO FEDERAL COURT. Housekeeping amendment to header.
LRCiv 3.8	ASSIGNMENT OF CASES; CIVIL. Amendment allows for LRCiv 3.8 to serve as a single rule governing civil case assignment; incorporates GO 09-25 regarding assignment of bankruptcy cases; incorporates previously undocumented assignment practices.
LRCiv 5.4	FILING; COPY FOR JUDGE. Housekeeping amendment.
LRCiv 5.5	ELECTRONIC FILING. Adds new part (i) regarding requests for electronic notice by non-parties in civil and criminal cases; incorporates GO 07-11.
LRCiv 7.1	FORMS OF PAPERS. Part (a)(3) amended to clarify meaning of proper capitalization; Stylistic changes.
LRCiv 7.2	MOTIONS. Part (f) adds language that a motion may be decided without oral argument; Part (m) - Motions to Strike, subpart (2) - Objections to Admission of Evidence on Written Motions amended to address length of separate statement of facts if underlying motion is for summary judgment; Stylistic changes.
LRCiv 7.1.1	CORPORATE DISCLOSURE STATEMENT. Technical correction.
LRCiv 16.1	PROCEDURE IN SOCIAL SECURITY CASES. Part (d) amended to include statement of facts within page limit for briefs and extends page limit to 25; Stylistic changes.
LRCiv 24.1	NOTIFICATION OF CLAIM OF UNCONSTITUTIONALITY. Stricken as redundant of Fed. R. Civ. P. 5.1 as well as 28 USC § 2403.
LRCiv 41.1	DISMISSAL FOR WANT OF PROSECUTION. Amendment provides parties an opportunity to show cause prior to dismissal; allows the court discretion to schedule a status hearing.
LRCiv 41.2	REFILING. Stricken; addressed by LRCiv 3.8(a)(2).

LRCiv 42.1	RELATED CASES; CONSOLIDATION; SERVICE; ASSIGNMENT. Corrects subparagraph (c) regarding motions to consolidate to properly reference subparagraph (b) rather than (a).
LRCiv 43.1	CONDUCT IN COURTROOM AND ENVIRONS. The term "historically significant" stricken from part (a)(2)(B); part (b) amended to clarify that counsel and unrepresented parties may use laptops, PDAs, and pagers.
LRCiv 54.1	COSTS: SECURITY FOR, TAXATION, PAYMENT. Amendment to part (e)(3) clarifies that a deposition necessarily obtained for use in the case is taxable.
LRCiv 56.1	MOTIONS FOR SUMMARY JUDGMENT. Last sentence of part (b) stricken as inconsistent with Fed. R. Civ. P. 56(e); Typographical error corrected in part (c).
LRCiv 58.1	JUDGMENTS. Corrects reference in part (b) to 28 U.S.C. § 1961(a).
LRCiv 65.1 (New), LRCiv 65.1.1 & LRCiv 65.1.2	EX PARTE RESTRAINING ORDERS; SURETY BONDS AND UNDERTAKINGS. Renumbered as LRCiv 65.1 and LRCiv 65.1.1, respectively; Titles updated as appropriate.
LRCiv 67.1	INVESTMENT OF FUNDS ON DEPOSIT IN THE REGISTRY ACCOUNT. Updates procedure for the receipt, deposit and investment of registry funds; upon adoption will supersede General Order 11-08.
LRCiv 71A.1	LAND CONDEMNATION PROCEEDINGS. Technical amendment to renumber local rule as LRCiv 71.1.1.
LRCiv 83.1	ATTORNEYS. Part (a) confirms magistrate judge authority to admit attorneys and upon adoption will supersede General Order 04-21; Part (b)(2) regarding tribal attorneys renumbered as (b)(3) and amended to provide that an attorney who represents a tribal government and who is a member of a federal district court bar may apply to appear pro hac vice under subpart (2) of this rule; Subpart (3) regarding pro hac vice renumbered as subpart (2) and amended to clarify that pro hac vice applicants will comply with the district's Local Rules of Practice; Stylistic changes.
LRCiv 83.2(c)	ATTORNEY DISCIPLINE. Provides for entry of a show cause order prior to taking disciplinary action.
LRCiv 83.3	APPEARANCE BY ATTORNEY OR PARTY; NAME AND ADDRESS CHANGES; CONTROL OF CAUSE. Adds new part (f) to allow terminated parties to waive electronic service of documents

LRCiv 83.4	STUDENT PRACTICE RULE. Stylistic changes to citations for consistency.
LRCiv 83.10	DISPUTE RESOLUTION. Stylistic change to federal rule reference.
LRCrim 5.1	ASSIGNMENT OF CASES AND MATTERS; CRIMINAL; JUVENILE. Amendment allows for LRCrim 5.1 to serve as a single rule governing criminal and juvenile case assignment. Incorporates LRCrim 58.1, with edits; Stylistic changes.
LRCrim 5.2	REFILING. Stricken. Addressed by LRCrim 5.1.
LRCrim 5.3	RELATED CASES; CONSOLIDATION; SERVICE; ASSIGNMENT. Renumbered as LRCrim 5.2.
LRCrim 12.1	FORMS OF PAPERS AND MOTIONS. Amendments to Rule title and paragraph titles; incorporates several cross-references.
LRCrim 12.2	EXCLUDABLE TIME AND MOTIONS - SPEEDY TRIAL ACT. Amends rule to require start and end dates; Additional revisions for clarity.
LRCrim 12.3 (New)	MOTIONS/STIPULATIONS TO EXTEND TIME FOR TRIAL. New rule provides that if defendant is not in custody, any motion or stipulation must include a statement to that effect below the title.
LRCrim 49.4 (New)	SEALING OF COURT RECORDS IN NON-SEALED CRIMINAL CASES. New rule sets forth procedures for filing sealed documents in a non-sealed criminal case.
LRCrim 49.5 (New)	FILING OF COURT RECORDS IN SEALED CRIMINAL CASES. New rule sets forth procedures for filing sealed documents in a sealed criminal case.
LRCrim 58.1	ASSIGNMENT OF MISDEMEANORS TO MAGISTRATE JUDGES. Strikes existing language, which was incorporated into LRCrim 5.1, with edits. Amended to include a cross reference to LRCrim 5.1.