

**SUMMARY OF 2010-2011 LOCAL RULE AMENDMENTS
DISTRICT OF ARIZONA**

| Local Rule Amendment | Note/Explanation Regarding Amendment |
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| 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). |

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| 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 |

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| LRCiv 83.4 | STUDENT PRACTICE RULE. Stylistic changes to citations for consistency. |
| LRCiv 83.10 | DISPUTE RESOLUTION. Stylistic change to federal rule reference. |
| LR crim 5.1 | ASSIGNMENT OF CASES AND MATTERS; CRIMINAL; JUVENILE. Amendment allows for LR crim 5.1 to serve as a single rule governing criminal and juvenile case assignment. Incorporates LR crim 58.1, with edits; Stylistic changes. |
| LR crim 5.2 | REFILING. Stricken. Addressed by LR crim 5.1. |
| LR crim 5.3 | RELATED CASES; CONSOLIDATION; SERVICE; ASSIGNMENT. Renumbered as LR crim 5.2. |
| LR crim 12.1 | FORMS OF PAPERS AND MOTIONS. Amendments to Rule title and paragraph titles; incorporates several cross-references. |
| LR crim 12.2 | EXCLUDABLE TIME AND MOTIONS - SPEEDY TRIAL ACT. Amends rule to require start and end dates; Additional revisions for clarity. |
| LR crim 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. |
| LR crim 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. |
| LR crim 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. |
| LR crim 58.1 | ASSIGNMENT OF MISDEMEANORS TO MAGISTRATE JUDGES. Strikes existing language, which was incorporated into LR crim 5.1, with edits. Amended to include a cross reference to LR crim 5.1. |