

**SUMMARY OF 2011-2012 LOCAL RULE AMENDMENTS
DISTRICT OF ARIZONA**

Local Rule Amendment	Note/Explanation Regarding Amendment
LRCiv 1.1	COURT CALENDAR MANAGEMENT. Part (a) amended to substitute “two business days” in place of “48 hours” with respect to notice of additions or deletions to court calendars other than for trials. <i>(NOTE: This was an emergency technical, clarifying amendment under LRCiv 83.9(a), adopted by General Order 12-21.)</i>
LRCiv 3.2	DOCKETING. Part (a) amended to update and clarify manner in which a civil or criminal case number is to appear on filed documents.
LRCiv 3.7 (renumbered as LRCiv 3.6)	REMOVAL TO FEDERAL COURT. Housekeeping amendment to renumber LRCiv 3.7 as LRCiv 3.6, as there previously was no LRCiv 3.6.
LRCiv 3.8 (renumbered as LRCiv 3.7)	ASSIGNMENT OF CASES; CIVIL. Part (a)(1) amended to delete the text “automated random selection” as redundant with first sentence of rule; Housekeeping amendment to renumber LRCiv 3.8 as LRCiv 3.7.
LRCiv 7.1	FORMS OF PAPERS. Part (a)(3)(A) amended to require the defendant number be included in the case number if a paper is filed on behalf of a single defendant in a multi-defendant criminal case.
LRCiv 12.1	MOTIONS TO DISMISS. Part (b) amended to expressly state that if at least one of the grounds for dismissal is lack of jurisdiction, then the longer response/reply briefing period applies; Amendment also states that the Court may order a different briefing schedule.
LRCiv 15.1	AMENDED PLEADINGS. Amended to achieve consistency with FRCivP 15(a)(2); Requires filer of amended pleading as matter of course or by consent of opposing party to file a separate notice of said filing, along with a ‘redline’ version of amended pleading depicting changes to original; Obligates party filing amended pleading by stipulation to separately file stipulation; Amends rule title; Other stylistic changes.
LRCiv 16.2	DIFFERENTIATED CASE MANAGEMENT. Part (b) amended to allow judge discretion to assign a described type of case to a “track” other than one set forth later in rule; First sentence of part (b)(3)(B)(ii) deleted to do away with setting trial date at pretrial conference, as well as dates for the final pretrial conference and filing of a joint proposed pretrial order.

LRCiv 42.1	RELATED CASES; CONSOLIDATION; SERVICE; ASSIGNMENT. Amends rule title; Stylistic changes; Amended to set forth a filing procedure for motions to transfer and motions to consolidate; Allows any party in a case subject to transfer or consolidation to file a response and sets forth procedure for doing so; Adds new part (e) to allow for reassignment of a case from one judge to another under certain circumstances with consent of both judges and notice to Chief Judge.
LRCiv 54.1	COSTS: SECURITY FOR, TAXATION, PAYMENT. Part (e)(3) amended to clarify that costs associated with a video recording of a deposition are not taxable.
LRCiv 56.1	MOTIONS FOR SUMMARY JUDGMENT. Housekeeping; Stylistic amendment.
LRCiv 71.1.1	LAND CONDEMNATION PROCEDURES. Rule abrogated for reason that subparagraph (a) conflicts with FRCivP 71.1(b) and because remainder of rule no longer serves a useful purpose.
LRCiv 83.10	DISPUTE RESOLUTION. Technical amendment to delete citation to 28 U.S.C. § 652(a) and other grammatical corrections.
LR crim 5.1	ASSIGNMENT OF CASES AND MATTERS; CRIMINAL; JUVENILE. Amended to create part (f), which contains a cross-reference to LRCiv 42.1(e) regarding voluntary judicial reassignment of cases.
LR crim 10.2	STATED TRUE NAME TO BE GIVEN. Amended to strike second sentence as unnecessary.
LR crim 16.4 (renumbered as LR crim 16.2)	COMPLEX CASES. Housekeeping amendment to renumber LR crim 16.4 as LR crim 16.2, as there previously was no LR crim 16.2 or LR crim 16.3.