IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF PHOTOGRAPH IDENTIFICATION FOR JUVENILES

ADMINISTRATIVE ORDER NO. 2017-100

The Juvenile Department, has determined that the reasonable identification of juveniles shall include the responsible and managed use of digital photos for alleged and adjudicated delinquent juveniles. Therefore,

IT IS ORDERED as follows:

- 1. All juveniles taken into physical custody under A.R.S. 8-303 E and Rule 23, shall submit to having a photograph taken for supervision, apprehension and identification purposes.
- 2. All juveniles alleged to be delinquent shall submit to having a photograph taken following an Initial Appearance hearing for supervision, apprehension and identification purposes.
- 3. All juveniles currently on probation supervision shall submit to having a photograph taken for supervision, apprehension and identification purposes.
- 4. The juvenile photographs shall be part of the Juvenile Probation Social File.
- 5. Upon written request from a law enforcement agency, or as determined by Juvenile Probation Department policy, the Juvenile Probation Department may share the juvenile's photograph with a law enforcement agency for identification of the juvenile, warrant apprehension of the juvenile, and transportation of the juvenile. Any law enforcement agency receiving a photograph of a juvenile from the Juvenile Probation Department shall not further disseminate the photograph and shall destroy the photograph once the juvenile has been identified, the warrant executed, or the juvenile transported.

IT IS FURTHER ORDERED that this order replaces Administrative Order No. 2012-181.

Dated this 9th day of October, 2017.

/s/ Timothy Ryan

- Original: Clerk of the Superior Court
- Copies: Hon. Janet Barton Presiding Judge Raymond Billotte, Judicial Branch Administrator Eric Meaux, Juvenile Probation Chief