

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

IN THE MATTER OF ADMINISTRATIVE)	ADMINISTRATIVE ORDER
ORDERS)	NO. 2012-028
_____)	

WHEREAS, the presiding judge in each county exercises administrative supervision of the court pursuant to the Arizona Constitution, Article 6, Section 11, and enters administrative orders in the exercise of that administrative supervision; and

WHEREAS, the Arizona Code of Judicial Administration Section 3-402 provides that administrative orders should be evaluated after ten (10) years and re-issued if the contents of an administrative order are still valid;

IT IS THEREFORE ORDERED as follows:

1. After an administrative order has been in effect for ten (10) years or more without termination, the administrative order shall be evaluated and reviewed by the presiding judge or the presiding judge's designee to determine whether the administrative order should be terminated, re-issued or amended. Administrative orders will be entered from time to time to terminate, vacate, expire, rescind, supersede, or modify administrative orders that are no longer needed.
2. Administrative orders issued hereafter that replace or modify the contents of a previous order shall affirmatively terminate, vacate, rescind or supersede the previous administrative order being terminated, replaced, rescinded, superseded, or modified. All other administrative orders should contain an expiration date that is ten (10) years or less from the date the administrative order is issued when practicable.
3. Unless otherwise stated in the order, an administrative order that appoints a person to a position only until a date certain, grants authority to a person only until a date certain, authorizes an action, event, program or procedure only until a date certain shall automatically expire upon expiration of the date certain. Further, unless otherwise stated in the order, an administrative order that authorizes an action, event, process, or procedure that is effectively completed upon the signing of the order shall automatically expire on the next judicial date following the signing of the order. All other administrative orders shall remain effective until terminated or modified by a subsequent order.

4. Unless otherwise specifically stated in the order, an administrative order that is terminated, vacated, expired, rescinded, or superseded becomes prospectively invalid and inactive, but any actions or orders authorized by or occurring pursuant to the administrative order while it was in effect remain effective, authorized and valid.
5. The Superior Court web site shall display both active and inactive administrative orders. Currently valid administrative orders shall be displayed in normal black text. Administrative orders which have been terminated, vacated, expired, rescinded, or superseded shall be displayed in a grey text and remain available for historical and research purposes. The differences in display are for reference only and shall not be definitive confirmation as to whether the administrative order is active or valid.

Dated this 8th day of March, 2012.

Norman J. Davis
Presiding Judge

Original: Clerk of the Superior Court

Copies: Hon. Eddward P. Ballinger, Jr., Associate Presiding Judge
Departmental and Regional Presiding Judges
Marcus Reinkensmeyer, Judicial Branch Administrator