

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

IN THE MATTER OF ACCESS JUVENILE)	ADMINISTRATIVE ORDER
INTENSIVE PROBATION SUPERVISION)	NO. 2013-080
LEVEL MODIFICATION)	
_____)	

WHEREAS, the court may at any time modify the level of supervision of a juvenile who is granted intensive probation pursuant to A.R.S. § 8-354; and

WHEREAS, youth placed in a structured out-of-home care, such as court ordered secure detention, residential, shelter, or group home placement, are provided a level of daily supervision through regulatory compliance that exceed that which would ordinarily be provided to a youth not placed in such facilities of care and supervision under intensive supervision; and

WHEREAS the court has an interest in efficiently allocating court supervision resources, and a temporary reduction in the level of supervision contacts while a juvenile is placed in a court ordered out-of-home care setting is consistent with court practice and reasonable and justified for the efficient operations of the court;

IT IS ORDERED, unless otherwise ordered in a specific case, modifying the supervision level of juveniles on Juvenile Intensive Probation to Level III while the juvenile is in detention or a non-relative out-of-home placement, including but not limited to a shelter, group home, or residential treatment center. When the juvenile is released from detention or the out-of-home placement, the supervision level shall revert to the original level. Any change in supervision level pursuant to this order shall be noted in the social file.

Dated this 12th day of June, 2013.

/s/ Colleen A. McNally

Colleen A. McNally
Presiding Juvenile Court Judge

Original: Clerk of the Superior Court

Copies: Hon. Norman J. Davis, Presiding Judge
All Juvenile Judges and Commissioners
Raymond L. Billotte, Superior Court Administrator
Eric Meaux, Juvenile Probation Chief Probation Officer
Richard Woods, Deputy Court Administrator
Sheila Tickle, Juvenile Court Administrator